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VI. Heavy-duty Pickups and Vans

A. Introduction and Summary of Phase 1 HD Pickup and Van Standards

In the Phase 1 rule, EPA and NHTSA established GHG and fuel consumption standards and a program structure for complete Class 2b and 3 heavy-duty vehicles (referred to in these rules as “HD pickups and vans”), as described below. The Phase 1 standards began to be phased-in in MY 2014 and the agencies believe the program is working well. The agencies are proposing to retain most elements from the structure of the program established in the Phase 1 rule for the Phase 2 program while proposing more stringent Phase 2 standards for MY 2027, phased in over MYs 2021-2027, that would require additional GHG reductions and fuel consumption improvements. The MY 2027 standards would remain in place unless and until amended by the agencies.

Heavy-duty vehicles with GVWR between 8,501 and 10,000 lb are classified in the industry as Class 2b motor vehicles. Class 2b includes vehicles classified as medium-duty passenger vehicles (MDPVs) such as very large SUVs. Because MDPVs are frequently used like light-duty passenger vehicles, they are regulated by the agencies under the light-duty vehicle rules. Thus the agencies did not adopt additional requirements for MDPVs in the Phase 1 rule and are not proposing additional requirements for MDPVs in this rulemaking. Heavy-duty vehicles with GVWR between 10,001 and 14,000 lb are classified as Class 3 motor vehicles. Class 2b and Class 3 heavy-duty vehicles together emit about 15 percent of today’s GHG emissions from the heavy-duty vehicle sector.

About 90 percent of HD pickups and vans are ³/₄-ton and 1-ton pickup trucks, 12- and 15-passenger vans, and large work vans that are sold by vehicle manufacturers as complete vehicles, with no secondary manufacturer making substantial modifications prior to registration and use. Most of these vehicles are produced by companies with major light-duty markets in the United States, primarily Ford, General Motors, and Chrysler. Often, the technologies available to reduce fuel consumption and GHG emissions from this segment are similar to the technologies used for the same purpose on light-duty pickup trucks and vans, including both engine efficiency improvements (for gasoline and diesel engines) and vehicle efficiency improvements.

In the Phase 1 rule EPA adopted GHG standards for HD pickups and vans based on the whole vehicle (including the engine), expressed as grams of CO₂ per mile, consistent with the

way these vehicles are regulated by EPA today for criteria pollutants. NHTSA adopted corresponding gallons per 100 mile fuel consumption standards that are likewise based on the whole vehicle. This complete vehicle approach adopted by both agencies for HD pickups and vans was consistent with the recommendations of the NAS Committee in its 2010 Report. EPA and NHTSA adopted a structure for the Phase 1 HD pickup and van standards that in many respects paralleled long-standing NHTSA CAFE standards and more recent coordinated EPA GHG standards for manufacturers' fleets of new light-duty vehicles. These commonalities include a new vehicle fleet average standard for each manufacturer in each model year and the determination of these fleet average standards based on production volume-weighted targets for each model, with the targets varying based on a defined vehicle attribute. Vehicle testing for both the HD and light-duty vehicle programs is conducted on chassis dynamometers using the drive cycles from the EPA Federal Test Procedure (Light-duty FTP or "city" test) and Highway Fuel Economy Test (HFET or "highway" test).¹

For the light-duty GHG and fuel economy² standards, the agencies factored in vehicle size by basing the emissions and fuel economy targets on vehicle footprint (the wheelbase times the average track width).³ For those standards, passenger cars and light trucks with larger footprints are assigned higher GHG and lower fuel economy target levels in acknowledgement of their inherent tendency to consume more fuel and emit more GHGs per mile. EISA requires that NHTSA study "the appropriate metric for measuring and expressing commercial medium- and heavy-duty vehicle and work truck fuel efficiency performance, taking into consideration, among other things, the work performed by such on-highway vehicles and work trucks..." 49 U.S.C. 32902 (k) (1)(B).⁴ For HD pickups and vans, the agencies also set standards based on vehicle attributes, but used a work-based metric as the attribute rather than the footprint attribute utilized in the light-duty vehicle rulemaking. Work-based measures such as payload and towing capability are key among the parameters that characterize differences in the design of these vehicles, as well as differences in how the vehicles will be utilized. Buyers consider these utility-based attributes when purchasing a HD pickup or van. EPA and NHTSA therefore finalized Phase 1 standards for HD pickups and vans based on a "work factor" attribute that combines the vehicle's payload and towing capabilities, with an added adjustment for 4-wheel drive vehicles. See generally 76 FR 57161-62.

For Phase 1, the agencies adopted provisions such that each manufacturer's fleet average standard is based on production volume-weighting of target standards for all vehicles that in turn are based on each vehicle's work factor. These target standards are taken from a set of curves (mathematical functions). The Phase 1 curves are shown in the figures below for reference and

¹ The Light-duty FTP is a vehicle driving cycle that was originally developed for certifying light-duty vehicles and subsequently applied to HD chassis testing for criteria pollutants. This contrasts with the Heavy-duty FTP, which refers to the transient engine test cycles used for certifying heavy-duty engines (with separate cycles specified for diesel and spark-ignition engines).

² Light duty fuel *economy* standards are expressed as miles per gallon (mpg), which is inverse to the HD fuel *consumption* standards which are expressed as gallons per 100 miles.

³ EISA requires CAFE standards for passenger cars and light trucks to be attribute-based; See 49 U.S.C. 32902(b)(3)(A).

⁴ The NAS 2010 report likewise recommended standards recognizing the work function of HD vehicles. See 76 FR 57161/2.

are described in detail in the Phase 1 final rule.⁵ The agencies established separate curves for diesel and gasoline HD pickups and vans. The agencies are proposing to continue to use the work-based attribute and gradually declining standards approach for the Phase 2 standards, as discussed in Section VI.B. below. Note that this approach does not create an incentive to reduce the capabilities of these vehicles because less capable vehicles are required to have proportionally lower emissions and fuel consumption targets.

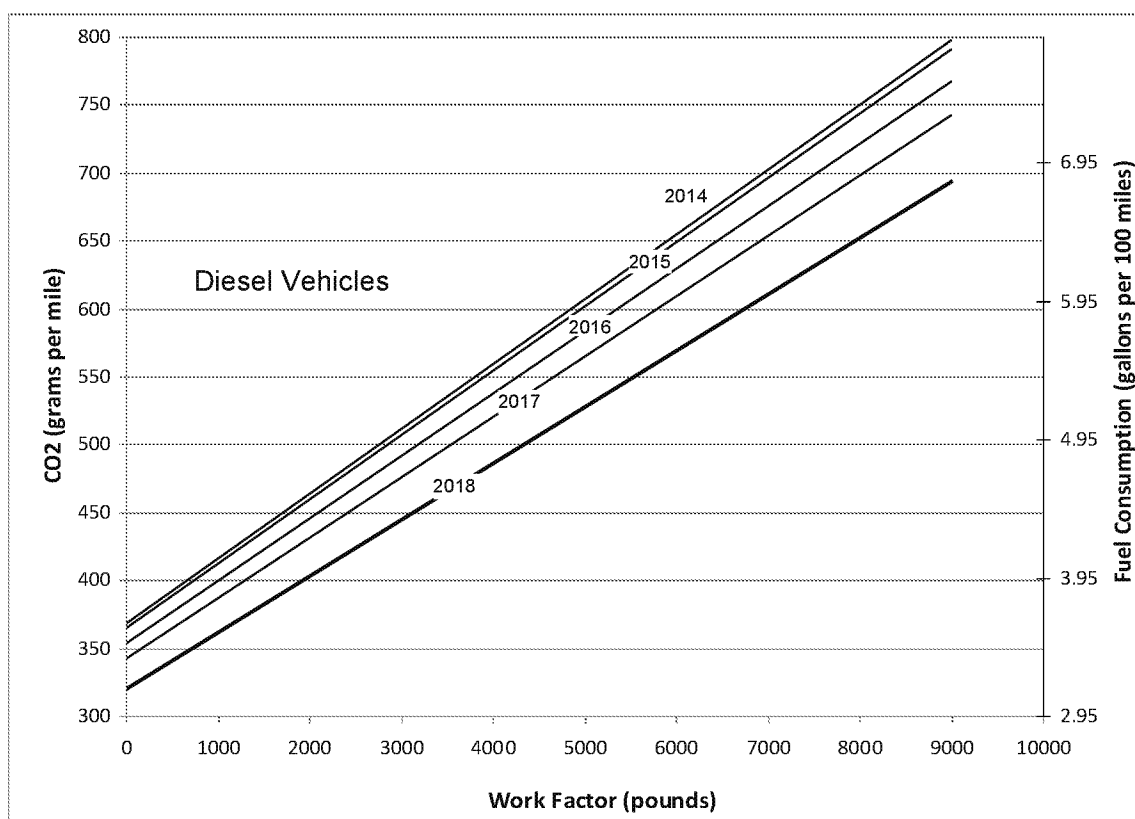


Figure VI-1: EPA Phase 1 CO₂ Target Standards and NHTSA Fuel Consumption Target Standards for Diesel HD Pickups and Vans⁶

⁵ The Phase 1 Final Rule provides a full discussion of the standard curves including the equations and coefficients. See 76 FR 57162-57165, September 15 2011. The standards are also provided in the regulations at 40 CFR 1037.104.

⁶ The NHTSA program provides voluntary standards for model years 2014 and 2015. Target line functions for 2016-2018 are for the second NHTSA alternative described in the Phase 1 preamble Section II.C (d)(ii).

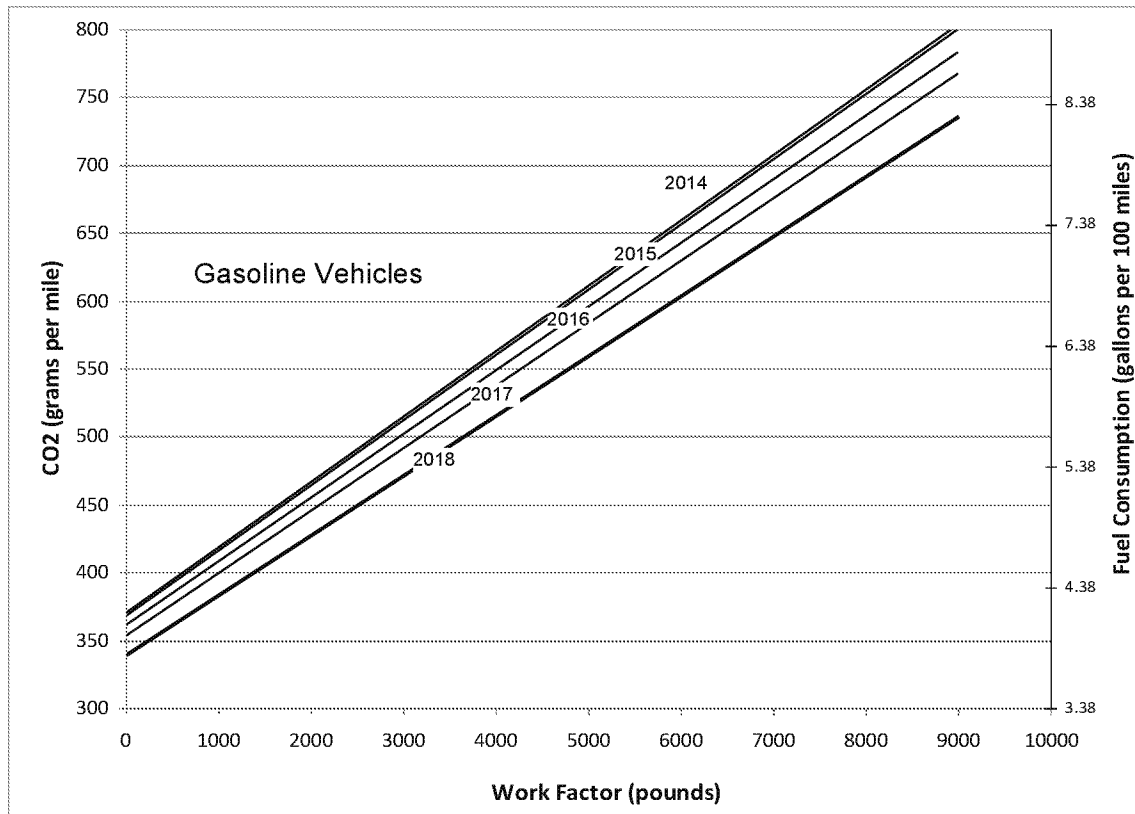


Figure VI-2: EPA Phase 1 CO₂ Target Standards and NHTSA Fuel Consumption Target Standards for Gasoline HD Pickups and Vans

EPA phased in its CO₂ standards gradually starting in the 2014 model year, at 15-20-40-60-100 percent of the model year 2018 standards stringency level in model years 2014-2015-2016-2017-2018, respectively. The phase-in takes the form of the set of target standard curves shown above, with increasing stringency in each model year. The final EPA Phase 1 standards for 2018 (including a separate standard to control air conditioning system leakage) represent an average per-vehicle reduction in GHGs of 17 percent for diesel vehicles and 12 percent for gasoline vehicles, compared to a common MY 2010 baseline. EPA also finalized a compliance alternative whereby manufacturers can phase in different percentages: 15-20-67-67-100 percent of the model year 2019 standards stringency level in model years 2014-2015-2016-2017-2018-2019, respectively. This compliance alternative parallels and is equivalent to NHTSA's first alternative described below.

NHTSA's Phase 1 program allows manufacturers to select one of two fuel consumption standard alternatives for model years 2016 and later. The first alternative defines individual gasoline vehicle and diesel vehicle fuel consumption target curves that will not change for model years 2016-2018, and are equivalent to EPA's 67-67-67-100 percent target curves in model years 2016-2017-2018-2019, respectively. This option is consistent with EISA requirements that NHTSA provide 4 years lead-time and 3 years of stability for standards. 49 U.S.C. Section 32902 (k)(3). The second alternative uses target curves that are equivalent to EPA's 40-60-100 percent target curves in model years 2016-2017-2018, respectively. Stringency for the alternatives in Phase 1 was selected by the agencies to allow a manufacturer, through the use of

the credit carry-forward and carry-back provisions that the agencies also finalized, to meet both NHTSA fuel efficiency and EPA GHG emission standards using a single compliance strategy. If a manufacturer cannot meet an applicable standard in a given model year, it may make up its shortfall by over-complying in a subsequent year. NHTSA also allows manufacturers to voluntarily opt into the NHTSA HD pickup and van program in model years 2014 or 2015. For these model years, NHTSA's fuel consumption target curves are equivalent to EPA's target curves. The Phase 1 phase-in options are summarized in Table VI-1~~Table VI-1~~.

Table VI-1 Phase 1 Standards Phase-in Options

	2014	2015	2016	2017	2018	2019
EPA Primary Phase-in	15%	20%	40%	60%	100%	100%
EPA Compliance Option	15%	20%	67%	67%	67%	100%
NHTSA First Option	0%	0%	67%	67%	67%	100%
NHTSA Second Option	0%	0%	40%	60%	100%	100%

The form and stringency of the Phase 1 standards curves are based on the performance of a set of vehicle, engine, and transmission technologies expected (although not required) to be used to meet the GHG emissions and fuel economy standards for model year 2012-2016 light-duty vehicles, with full consideration of how these technologies are likely to perform in heavy-duty vehicle testing and use. All of these technologies are already in use or have been announced for upcoming model years in some light-duty vehicle models, and some are in use in a portion of HD pickups and vans as well. The technologies include:

- advanced 8-speed automatic transmissions
- aerodynamic improvements
- electro-hydraulic power steering
- engine friction reductions
- improved accessories
- low friction lubricants in powertrain components
- lower rolling resistance tires
- lightweighting
- gasoline direct injection
- diesel aftertreatment optimization
- air conditioning system leakage reduction (for EPA program only)

B. Proposed HD Pickup and Van Standards

As described in this section, NHTSA and EPA are proposing more stringent MY 2027 and later Phase 2 standards that would be phased in over model years 2021-2027. The agencies are proposing standards based on a year-over-year increase in stringency of 2.5 percent over MYs 2021-2027 for a total increase in stringency for the Phase 2 program of about 16 percent

compared to the MY 2018 Phase 1 standard. Note that an individual manufacturer's fleet-wide target may differ from this stringency increase due to changes in vehicle sales mix and changes in work factor. The agencies have analyzed several alternatives which are discussed in this section below and in Section X. In particular, we are requesting comment not only on the proposed standards but also particularly on Alternative 4 alternative standard which would result in approximately the same Phase 2 program stringency increase of about 16 percent compared to Phase 1 but would do so two years earlier, in MY 2025 rather than in MY 2027. The Alternative 4 phase in from 2021-2025 would be based on a year-over-year increase in stringency of 3.5 percent, as discussed below. While we believe the proposed preferred alternative is feasible in the time frame of this rule, and that Alternative 4 could potentially be feasible, the two phase-in schedules differ in the required adoption rate of advanced technologies for certain high volume vehicle segments. The agencies' analysis essentially shows that the additional lead-time provided by the preferred alternative would allow manufacturers to more fully utilize lower cost technologies thereby reducing the adoption rate of more advanced higher cost technologies such as strong hybrids. As discussed in more detail in C.8 below, both of the considered phase-ins require comparable penetration rates of several non-hybrid technologies with some approaching 100 percent penetration. However, as discussed below, the additional lead-time provided by Alternative 3 would allow manufacturers more flexibility to fully utilize these non-hybrid technologies to reduce the number of hybrids needed compared to Alternative 4. Alternative 4 would additionally require significant penetration of strong hybridization. We request comments, additional information, data, and feedback to determine the extent to which such adoption would be realistic within the MY 2025 timeframe.

When considering potential Phase 2 standards, the agencies anticipate that the technologies listed above that were considered in Phase 1 will continue to be available in the future if not already applied under Phase 1 standards and that additional technologies will also be available:

- advanced engine improvements for friction reduction and low friction lubricants
- improved engine parasitics, including fuel pumps, oil pumps, and coolant pumps
- valvetrain variable lift and timing
- cylinder deactivation
- direct gasoline injection
- cooled exhaust gas recirculation
- turbo downsizing of gasoline engines
- Diesel engine efficiency improvements
- downsizing of diesel engines
- 8-speed automatic transmissions
- electric power steering
- high efficiency transmission gear boxes and driveline
- further improvements in accessory loads
- additional improvements in aerodynamics and tire rolling resistance
- low drag brakes

- mass reduction
- mild hybridization
- strong hybridization

Sections VI.C. and D below and Section 2 of the Draft RIA provide a detailed analysis of these and other potential technologies for Phase 2, including their feasibility, costs, and effectiveness and projected application rates for reducing fuel consumption and CO₂ emissions when utilized in HD pickups and vans. Sections VI.C and D and Section X also discuss the selection of the proposed standards and the alternatives considered.

In addition to the EPA's CO₂ emission standards and NHTSA's fuel consumption standards for HD pickups and vans, EPA in Phase 1 also finalized standards for two additional GHGs — N₂O and CH₄, as well as standards for air conditioning-related HFC emissions in the Phase 1 rule. EPA is proposing to continue these standards in Phase 2. Also, consistent with CAA Section 202(a)(1), EPA finalized Phase 1 standards that apply to HD pickups and vans in use and EPA is proposing in-use standards for these vehicles in Phase 2. All of the proposed standards for these HD pickups and vans are discussed in more detail below. Program flexibilities and compliance provisions related to the standards for HD pickups and vans are discussed in Section VI.E.

A relatively small number of HD pickups and vans are sold by vehicle manufacturers as incomplete vehicles, without the primary load-carrying device or container attached. A sizeable subset of these incomplete vehicles, often called cab-chassis vehicles, are sold by the vehicle manufacturers in configurations with complete cabs and many of the components that affect GHG emissions and fuel consumption identical to those on complete pickup truck or van counterparts — including engines, cabs, frames, transmissions, axles, and wheels. The Phase 1 program includes provisions that allow manufacturers to include these incomplete vehicles as well as some Class 4 through 6 vehicles to be regulated under the chassis-based HD pickup and van program (*i.e.* subject to the standards for HD pickups and vans), rather than the vocational vehicle program.⁷ The agencies are proposing to continue allowing such incomplete vehicles the option of certifying under either the heavy duty pickup and van standards or the standards for vocational vehicles.

Phase 1 also includes optional compliance paths for spark-ignition engines identical to engines used in heavy-duty pickups and vans to comply with 2b/3 standards. See 40 CFR 1037.150(m) and 49 CFR 535.5(a)(7). Manufacturers sell such engines as “loose engines” or install these engines in incomplete vehicles that are not cab-complete vehicles. The agencies are not proposing to retain the loose engine provisions for Phase 2. These program elements are discussed above in Section V.E. on vocational vehicles and XIV.A.2 on engines.

NHTSA and EPA request comment on all aspects of the proposed HD pickup and van standards and program elements described below and the alternatives discussed in Section X.

⁷ See 76 FR 57259-57260, September 15, 2011 and 78 FR 36374, June 17, 2013.

(1) Vehicle-Based Standards

For Phase 1, EPA and NHTSA chose to set vehicle-based standards whereby the entire vehicle is chassis-tested. The agencies propose to retain this approach for Phase 2. About 90 percent of Class 2b and 3 vehicles are pickup trucks, passenger vans, and work vans that are sold by the original equipment manufacturers as complete vehicles, ready for use on the road. In addition, most of these complete HD pickups and vans are covered by CAA vehicle emissions standards for criteria pollutants (*i.e.*, they are chassis tested similar to light-duty), expressed in grams per mile. This distinguishes this category from other, larger heavy-duty vehicles that typically have engines covered by CAA engine emission standards for criteria pollutants, expressed in grams per brake horsepower-hour. As a result, Class 2b and 3 complete vehicles share both substantive elements and a regulatory structure much more in common with light-duty trucks than with the other heavy-duty vehicles.

Three of these features in common are especially significant: (1) over 95 percent of the HD pickups and vans sold in the United States are produced by Ford, General Motors, and Chrysler – three companies with large light-duty vehicle and light-duty truck sales in the United States; (2) these companies typically base their HD pickup and van designs on higher sales volume light-duty truck platforms and technologies, often incorporating new light-duty truck design features into HD pickups and vans at their next design cycle, and (3) at this time most complete HD pickups and vans are certified to vehicle-based rather than engine-based EPA criteria pollutant and GHG standards. There is also the potential for substantial GHG and fuel consumption reductions from vehicle design improvements beyond engine changes (such as through optimizing aerodynamics, weight, tires, and accessories), and a single manufacturer is generally responsible for both engine and vehicle design. All of these factors together suggest that it is still appropriate and reasonable to base standards on performance of the vehicle as a whole, rather than to establish separate engine and vehicle GHG and fuel consumption standards, as is being done for the other heavy-duty categories. The chassis-based standards approach for complete vehicles was also consistent with NAS recommendations and there was consensus in the public comments on the Phase 1 proposal supporting this approach. For all of these reasons, the agencies continue to believe that establishing chassis-based standards for Class 2b and 3 complete vehicles is appropriate for Phase 2.

(a) Work-Based Attributes

In developing the Phase 1 HD rulemaking, the agencies emphasized creating a program structure that would achieve reductions in fuel consumption and GHGs based on how vehicles are used and on the work they perform in the real world. Work-based measures such as payload and towing capability are key among the things that characterize differences in the design of vehicles, as well as differences in how the vehicles will be used. Vehicles in the 2b and 3 categories have a wide range of payload and towing capacities. These work-based differences in design and in-use operation are key factors in evaluating technological improvements for reducing CO₂ emissions and fuel consumption. Payload has a particularly important impact on the test results for HD pickup and van emissions and fuel consumption, because testing under existing EPA procedures for criteria pollutants and the Phase 1 standards is conducted with the vehicle loaded to half of its payload capacity (rather than to a flat 300 lb as in the light-duty program), and the correlation between test weight and fuel use is strong.

Towing, on the other hand, does not directly factor into test weight as nothing is towed during the test. Hence, setting aside any interdependence between towing capacity and payload, only the higher curb weight caused by any heavier truck components would play a role in affecting measured test results. However towing capacity can be a significant factor to consider because HD pickup truck towing capacities can be quite large, with a correspondingly large effect on vehicle design.

We note too that, from a purchaser perspective, payload and towing capability typically play a greater role than physical dimensions in influencing purchaser decisions on which heavy-duty vehicle to buy. For passenger vans, seating capacity is of course a major consideration, but this correlates closely with payload weight.

For these reasons, EPA and NHTSA set Phase 1 standards for HD pickups and vans based on a “work factor” attribute that combines vehicle payload capacity and vehicle towing capacity, in lbs, with an additional fixed adjustment for four-wheel drive (4wd) vehicles. This adjustment accounts for the fact that 4wd, critical to enabling many off-road heavy-duty work applications, adds roughly 500 lb to the vehicle weight. The work factor is calculated as follows: 75 percent maximum payload + 25 percent of maximum towing + 375 lbs if 4wd. Under this approach, target GHG and fuel consumption standards are determined for each vehicle with a unique work factor (analogous to a target for each discrete vehicle footprint in the light-duty vehicle rules). These targets will then be production weighted and summed to derive a manufacturer’s annual fleet average standard for its heavy-duty pickups and vans. There was widespread support (and no opposition) for the work factor-based approach to standards and fleet average approach to compliance expressed in the comments we received on the Phase 1 rule. The agencies are proposing to continue using the work factor attribute for the Phase 2 standards and request comments on continuing this approach.

Recognizing that towing is not reflected in the certification test for these vehicles, however, the agencies are requesting comment with respect to the treatment of towing in the work factor, especially for diesel vehicles. More specifically, does using the existing work factor equation create an inappropriate incentive for manufacturers to provide more towing capability than needed for some operators, or a disincentive for manufacturers to develop vehicles with intermediate capability. In other words, does it encourage “surplus” towing capability that has no value to vehicle owners and operators? We recognize that some owners and operators do actually use their vehicles to tow very heavy loads, and that some owners and operators who rarely use their vehicles to tow heavy loads nonetheless prefer to own vehicles capable of doing so. However, others may never tow such heavy loads and purchase their vehicles for other reasons, such as cargo capacity or off-road capability. Some of these less demanding (in terms of towing) users may choose to purchase gasoline-powered vehicles that are typically less expensive and have lower GCWR values, an indicator of towing capability. However, others could prefer a diesel engine more powerful than today’s gasoline engines but less powerful than the typical diesel engines found in 2b and 3 pickups today. In this context, the agencies are considering (but have not yet evaluated) four possible changes to the work factor and how it is applied. First, the agencies are considering revising the work factor to weight payload by 80 percent and towing by 20 percent. Second, we are considering capping the amount of towing that could be credited in the work factor. For example, the work factors for all vehicles with towing ratings above 15,000 lbs could be calculated based on a towing rating of 15,000 lbs. It is

important to be clear that such a provision would not limit the towing capability manufacturers could provide, but would only impact the extent to which the work factor would “reward” towing capability. Third, the agencies are considering changing the shape of the standard curve for diesel vehicles to become more flat at very high work factors. A flatter curve would mean that vehicles with very high work factors would be more similar to vehicles with lower work factors than is the case for the proposed curve. Thus, conceptually, flattening the curves at the high end might be appropriate if we were to determine that these high work factor vehicles actually operate in a manner more like the vehicles with lower work factors. For example, when not towing and when not hauling a full payload, heavy-duty pickup trucks with very different work factors may actually be performing the same amount of work. Finally, we are considering having different work factor formulas for pickups and vans, and are also further considering whether any of other changes should be applied differently to pickups than to vans. We welcome comments on both the extent to which surplus towing may be an issue and whether any of the potential changes discussed above would be appropriate. Commenters supporting such changes are encouraged to also address any potential accompanying changes. For example, if we reweight the work factor, would other changes to the coefficients defining the target curves be important to ensure that standards remain at the maximum feasible levels. (Commenters should, however, recognize that average requirements will, in any event, depend on fleet mix, and the agencies expect to update estimates of future fleet mix before issuing a final rule.)

As noted in the Phase 1 rule, the attribute-based CO₂ and fuel consumption standards are meant to be as consistent as practicable from a stringency perspective. Vehicles across the entire range of the HD pickup and van segment have their respective target values for CO₂ emissions and fuel consumption, and therefore all HD pickups and vans will be affected by the standard. With this attribute-based standards approach, EPA and NHTSA believe there should be no significant effect on the relative distribution of vehicles with differing capabilities in the fleet, which means that buyers should still be able to purchase the vehicle that meets their needs.

(b) Standards

The agencies are proposing Phase 2 standards based on analysis performed to determine the appropriate HD pickup and van Phase 2 standards and the most appropriate phase in of those standards. This analysis, described below and in the Draft RIA, considered:

- projections of future U.S. sales for HD pickup and vans
- the estimates of corresponding CO₂ emissions and fuel consumption for these vehicles
- forecasts of manufacturers’ product redesign schedules
- the technology available in new MY 2014 HD pickups and vans to specify preexisting technology content to be included in the analysis fleet (the fleet of vehicles used as a starting point for analysis) extending through MY 2030
- the estimated effectiveness, cost, applicability, and availability of technologies for HD pickup and vans
- manufacturers’ ability to use credit carry-forward
- the levels of technology that are projected to be added to the analysis fleet through MY 2030 considering improvements needed in order to achieve compliance with the Phase 1 standards

(thus defining the reference fleet—*i.e.*, under the No-Action Alternative—relative to which to measure incremental impacts of Phase 2 standards), and

- the levels of technology that are projected to be added to the analysis fleet through MY2030 considering further improvements needed in order to achieve compliance with standards defining each regulatory (action) alternative for Phase 2.

Based on this analysis, EPA is proposing CO₂ attribute-based target standards shown in ~~Figure VI-3~~ ~~Figure VI-3~~ and ~~Figure VI-4~~ ~~Figure VI-4~~, and NHTSA is proposing the equivalent attribute-based fuel consumption target standards, also shown in ~~Figure VI-3~~ ~~Figure VI-3~~ and ~~Figure VI-4~~ ~~Figure VI-4~~, applicable in model year 2021-2027. As shown in these tables, these standards would be phased in year-by-year commencing in MY 2021. The agencies are not proposing to change the standards for 2018-2020 and therefore the standards would remain stable at the MY 2018 Phase 1 levels for MYs 2019 and 2020. EISA requires four years of lead-time and three years stability for NHTSA standards and this period of lead-time and stability for 2018-2020 is consistent with the EISA requirements. For MYs 2021-2027, the agencies are proposing annual reductions in the standards as the primary phase-in of the Phase 2 standards. The proposed standards become 16 percent more stringent overall between MY 2020 and MY 2027. This approach to the Phase 2 standards as a whole can be considered a phase-in or implementation schedule of the proposed MY 2027 standards (which, as noted, would apply thereafter unless and until amended).

For EPA, Section 202(a) provides the Administrator with the authority to establish standards, and to revise those standards “from time to time,” thus providing the Administrator with considerable discretion in deciding when to revise the Phase 1 MY 2018 standards. EISA requires that NHTSA provide four full model years of regulatory lead time and three full model years of regulatory stability for its fuel economy standards. 49 U.S.C. 32902(k)(3). Consistent with these authorities, the agencies are proposing more stringent standards beginning with MY 2021 that consider the level of technology we predict can be applied to new vehicles in the 2021 MY. EPA believes the proposed Phase 2 standards are consistent with CAA requirements regarding lead-time, reasonable cost, and feasibility, and safety. Likewise, NHTSA believes the proposed Phase 2 standards are consistent with EISA requirements regarding appropriateness, cost-effectiveness, and technological feasibility. Manufacturers in the HD pickup and van market segment have relatively few vehicle lines and redesign cycles are typically longer compared to light-duty vehicles. Also, the timing of vehicle redesigns differs among manufacturers. To provide lead time needed to accommodate these longer redesign cycles, the proposed Phase 2 GHG standards would not reach their highest stringency until 2027. Although the proposed standards would become more stringent over time between MYs 2021 and 2027, the agencies expect manufacturers will likely strive to make improvements as part of planned redesigns, such that some model years will likely involve significant advances, while other model years will likely involve little change. The agencies also expect manufacturers to use program flexibilities (e.g., credit carry-forward provisions and averaging, banking, and trading provisions) to help balance compliance costs over time (including by allowing needed changes to align with redesign schedules). The agencies are proposing to provide stable standards in MYs 2019-2020 in order to provide necessary lead time for Phase 2. However, for some manufacturers, the transition to the Phase 2 standards may begin earlier (e.g., as soon as MY 2017) depending on their vehicle redesign cycles. Although standards are not proposed to

change in MYs 2019-2020, manufacturers may introduce additional technologies in order to carry forward corresponding improvements and perhaps generate credits under the 5 year credit carry-forward provisions established in Phase 1 and proposed to continue for Phase 2. Sections VI.C. and D below provides additional discussion of vehicle redesign cycles and the feasibility of the proposed standards.

While it is unlikely that there is a phase-in approach that would equally fit with all manufacturers' unique product redesign schedules, the agencies recognize that there are other ways the Phase 2 standards could be phased in and request comments on other possible approaches. One alternative approach would be to phase in the standards in a few step changes, for example in MYs 2021, 2024 and 2027. Under this example, if the step changes on the order of 5 percent, 10 percent, and 16 percent improvements from the MY 2020 baseline in MYs 2021, 2024 and 2027 respectively, the program would provide CO₂ reductions and fuel improvements roughly equivalent to the proposed approach. Among the factors the agencies would consider in assessing a different phase-in than that proposed would be impacts on lead time, feasibility, cost, CO₂ reductions and fuel consumption improvements. The agencies request that commenters consider all of these factors in their recommendations on phase-in.

As in Phase 1, the proposed Phase 2 standards would be met on a production-weighted fleet average basis. No individual vehicle would have to meet a particular fleet average standard. Nor would all manufacturers have to meet numerically identical fleet average requirement. Rather, each manufacturer would have its own unique fleet average requirement based on the production-weighted average of the heavy duty pickups and vans it chooses to produce. Moreover, averaging, banking, and trading provisions, just alluded to and discussed further below, would provide significant additional compliance flexibility in implementing the standards. It is important to note, however, that while the standards would differ numerically from manufacturer to manufacturer, effective stringency should be essentially the same for each manufacturer.

Also, as with the Phase 1 standards, the agencies are proposing separate Phase 2 targets for gasoline-fueled (and any other Otto-cycle) vehicles and diesel-fueled (and any other diesel-cycle) vehicles. The targets would be used to determine the production-weighted fleet average standards that apply to the combined diesel and gasoline fleet of HD pickups and vans produced by a manufacturer in each model year. The above-proposed stringency increase for Phase 2 applies equally to the separate gasoline and diesel targets. The agencies considered different rates of increase for the gasoline and diesel targets in order to more equally balance compliance burdens across manufacturers with varying gasoline/diesel fleet mixes. However, at least among major HD pickup and van manufacturers, our analysis suggests limited potential for such optimization, especially considering uncertainties involved with manufacturers' future fleet mix. The agencies have thus maintained the equivalent rates of stringency increase. The agencies invite comment on this element.

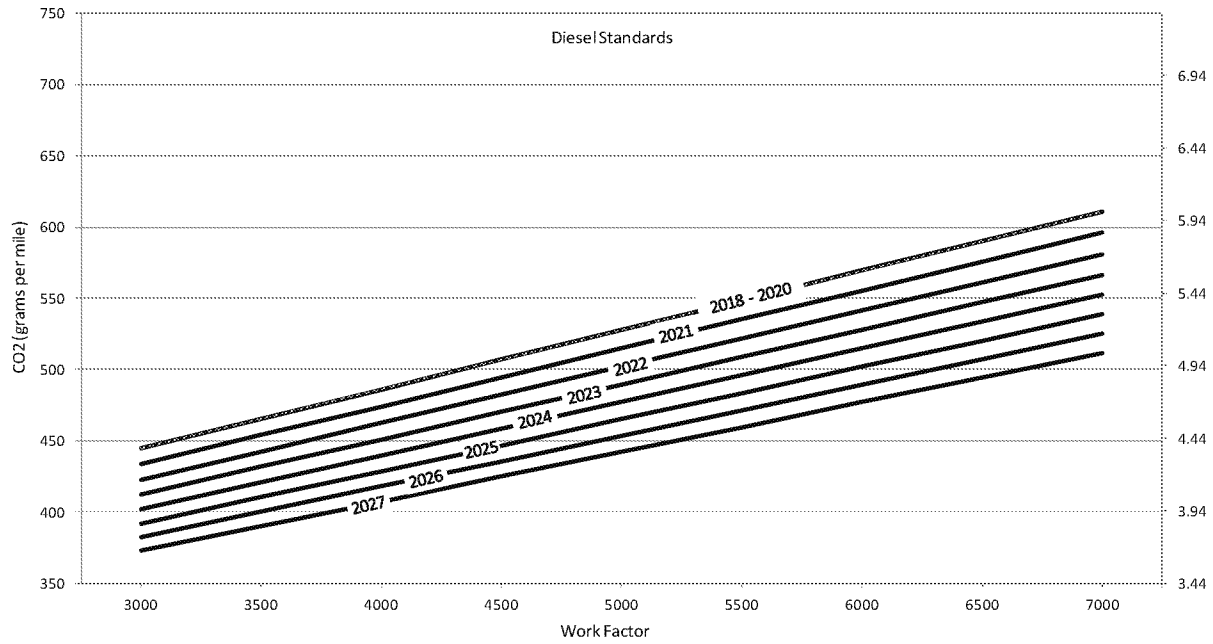


Figure VI-3: EPA Proposed CO₂ Target Standards and NHTSA Proposed Fuel Consumption Target Standards for Diesel HD Pickups and Vans

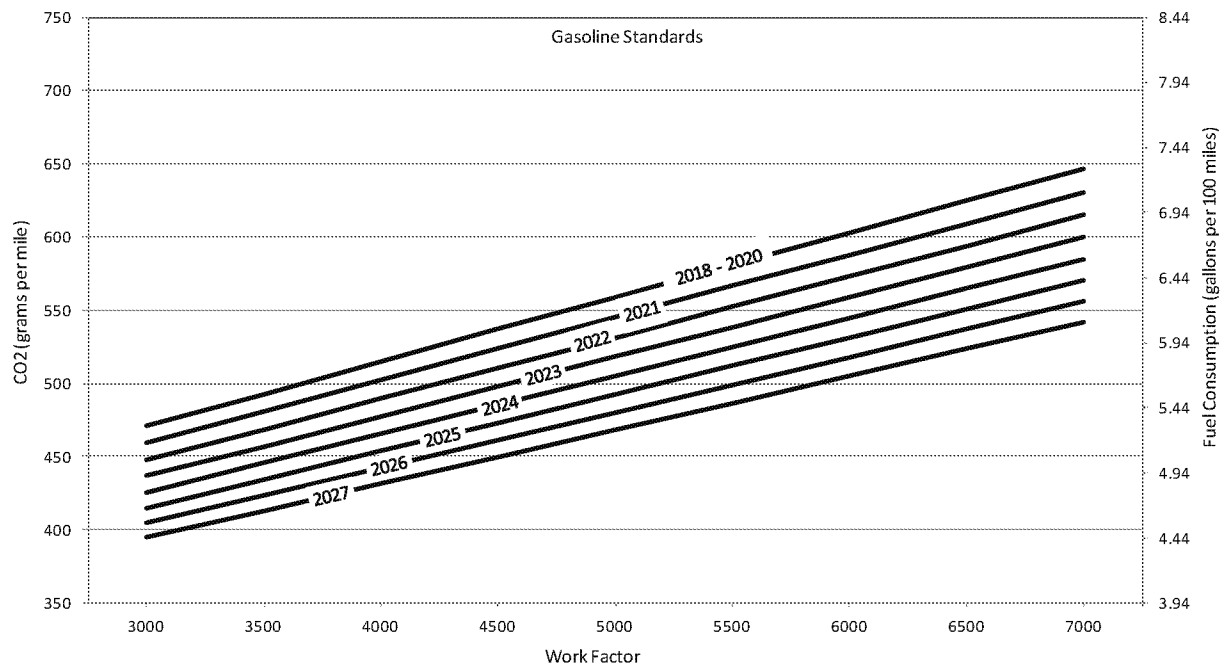


Figure VI-4: EPA Proposed CO₂ Target Standards and NHTSA Proposed Fuel Consumption Target Standards for Gasoline HD Pickups and Vans

Described mathematically, EPA's and NHTSA's proposed target standards are defined by the following formulas:

$$\text{EPA CO}_2 \text{ Target (g/mile)} = [a \times \text{WF}] + b$$

$$\text{NHTSA Fuel Consumption Target (gallons/100 miles)} = [c \times \text{WF}] + d$$

Where:

$$\text{WF} = \text{Work Factor} = [0.75 \times (\text{Payload Capacity} + \text{xwd})] + [0.25 \times \text{Towing Capacity}]$$

$$\text{Payload Capacity} = \text{GVWR (lb)} - \text{Curb Weight (lb)}$$

xwd = 500 lb if the vehicle is equipped with 4wd, otherwise equals 0 lb.

$$\text{Towing Capacity} = \text{GCWR (lb)} - \text{GVWR (lb)}$$

Coefficients a, b, c, and d are taken from Table VI-2 ~~Table VI-2~~.

Table VI-2 Proposed Phase 2 Coefficients for HD Pickup and Van Target Standards

Diesel Vehicles				
Model Year	a	b	c	d
2018-2020 ^a	0.0416	320	0.000409	3.14
2021	0.0406	312	0.000399	3.06
2022	0.0395	304	0.000389	2.98
2023	0.0386	297	0.000379	2.91
2024	0.0376	289	0.000370	2.84
2025	0.0367	282	0.000360	2.77
2026	0.0357	275	0.000351	2.70
2027 and later	0.0348	268	0.000343	2.63
Gasoline Vehicles				
Model Year	a	b	c	d
2018-2020 ^a	0.044	339	0.000495	3.81
2021	0.0429	331	0.000483	3.71
2022	0.0418	322	0.000471	3.62
2023	0.0408	314	0.000459	3.53
2024	0.0398	306	0.000447	3.44
2025	0.0388	299	0.000436	3.36
2026	0.0378	291	0.000425	3.27
2027 and later	0.0369	284	0.000415	3.19

^a Phase 1 primary phase-in coefficients. Alternative phase-in coefficients are different in MY2018 only.

As noted above, the standards are not proposed to change from the final Phase 1 standards for MYs 2018-2020. The MY 2018-2020 standards are shown in the Figures and tables above for reference.

NHTSA and EPA have also analyzed regulatory alternatives to the proposed standards, as discussed in Sections VI.C and D and Section X. below. The agencies request comments on all of the alternatives analyzed for the proposal, but request comments on Alternative 4 in particular. The agencies believe Alternative 4 has the potential to be the maximum feasible alternative; however, based on the evidence currently before us, EPA and NHTSA have outstanding questions regarding relative risks and benefits of Alternative 4 due to the timeframe envisioned by that alternative. Alternative 4 would provide less lead time for the complete phase-in of the proposed Phase 2 standards based on an annual improvement of 3.5 percent per year in MYs 2021-2025 compared to the proposed Alternative 3 per year improvement of 2.5 percent in MYs 2021-2027. The CO₂ and fuel consumption attribute-based target standards for the Alternative 4 phase-in are shown in ~~Figure VI-5~~Figure VI-5 and ~~Figure VI-6~~Figure VI-6 below. As the target curves for Alternative 4 show in comparison to the target curves shown above for the proposed Alternative 3, the final Phase 2 standards would result in essentially the same level of stringency under either alternative. However, the Phase 2 standards would be fully implemented two years earlier, in MY 2025, under Alternative 4. The agencies are seriously considering whether this Alternative 4 (i.e., the proposed standards but with two years less lead-time) would be realistic and feasible, as described in Sections VI.C and D, Section X, and in the Draft RIA Chapter 11. Alternative 4 is predicated on shortened lead time that would result in accelerated and in some cases higher adoption rates of the same technologies on which the proposed Alternative 3 is predicated. The agencies request comments, data, and information that would help inform determination of the maximum feasible (for NHTSA) and appropriate (for EPA) stringency for HD pickups and vans and are particularly interested in information and data related to the expected adoption rates of different emerging technologies, such as mild and strong hybridization.

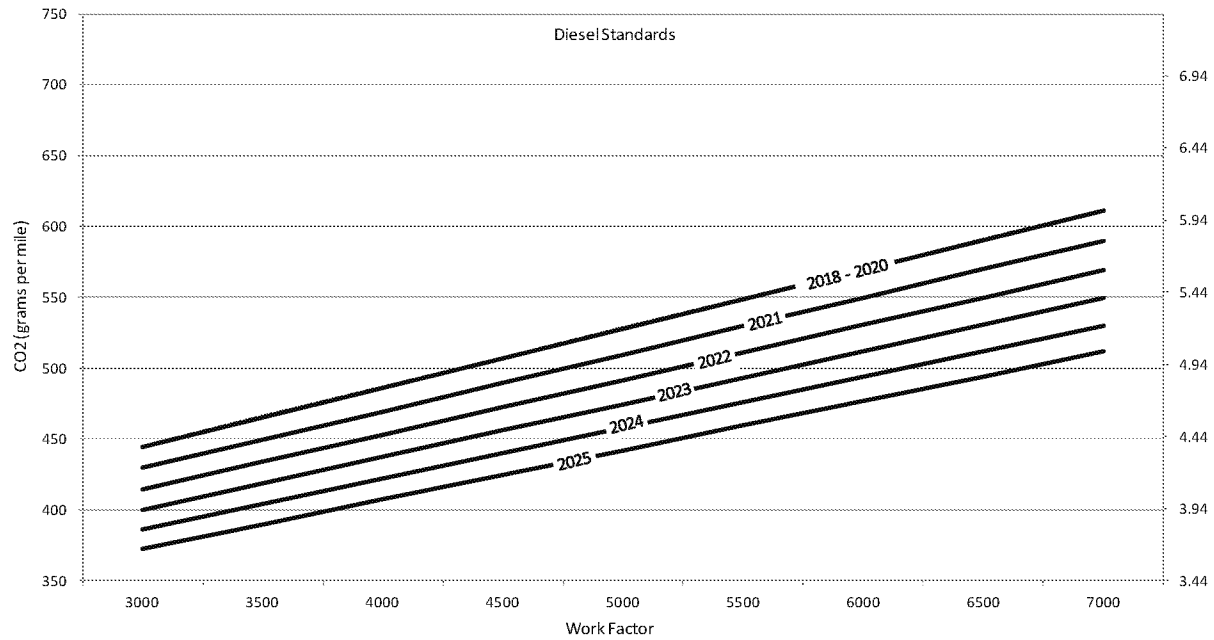


Figure VI-5: Alternative 4 EPA CO₂ Target Standards and NHTSA Fuel Consumption Target Standards for Diesel HD Pickups and Vans

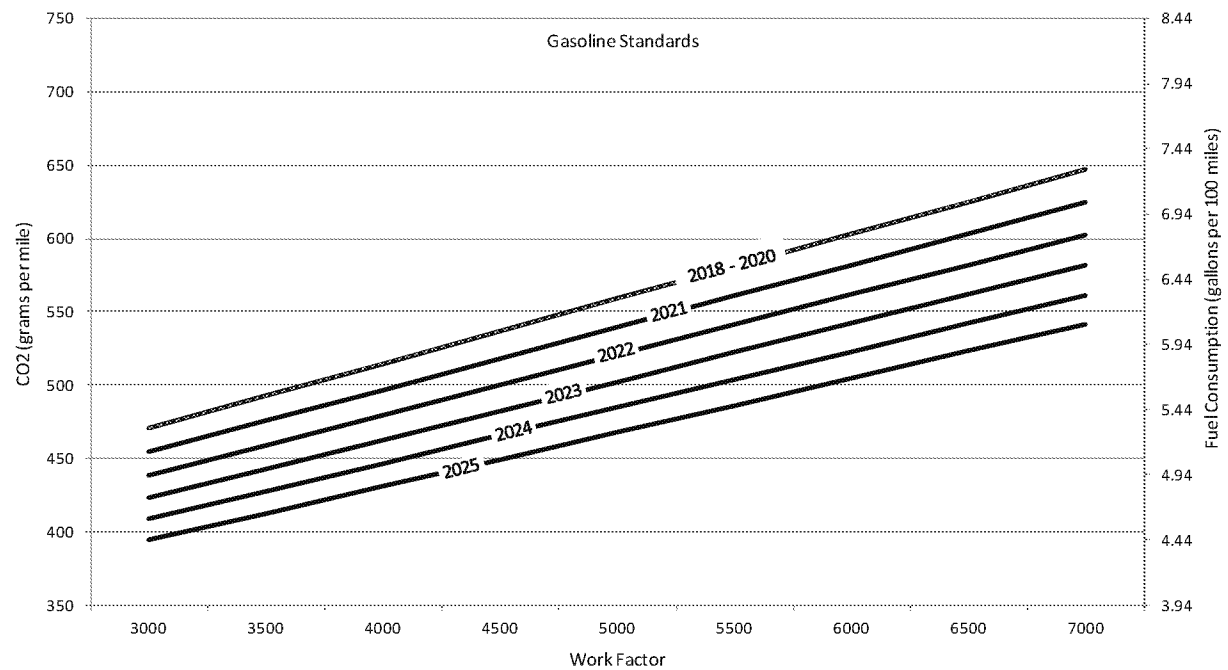


Figure VI-6: Alternative 4 EPA CO₂ Target Standards and NHTSA Fuel Consumption Target Standards for Gasoline HD Pickups and Vans

As with Phase 1 standards, to calculate a manufacturer's HD pickup and van fleet average standard, the agencies are proposing that separate target curves be used for gasoline and diesel vehicles. The agencies' proposed standards result in approximately 16 percent reductions in CO₂ and fuel consumption for both diesel and gasoline vehicles relative to the MY 2018 Phase 1 standards for HD pickup trucks and vans. These target reductions are based on the agencies' assessment of the feasibility of incorporating technologies (which differ for gasoline and diesel powertrains) in the 2021-2027 model years, and on the differences in relative efficiency in the current gasoline and diesel vehicles.

The agencies generally prefer to set standards that do not distinguish between fuel types where technological or market-based reasons do not strongly argue otherwise. However, as with Phase 1, we continue to believe that fundamental differences between spark ignition and compression ignition engines warrant unique fuel standards, which is also important in ensuring that our program maintains product choices available to vehicle buyers. In fact, gasoline and diesel fuel behave so differently in the internal combustion engine that they have historically required unique test procedures, emission control technologies and emission standards. These technological differences between gasoline and diesel engines for GHGs and fuel consumption exist presently and will continue to exist after Phase 1 and through Phase 2 until advanced research evolves the gasoline fueled engine to diesel-like efficiencies. This will require significant technological breakthroughs currently in early stages of research such as homogeneous charge compression ignition (HCCI) or similar concepts. Because these technologies are still in the early research stages, we believe the proposed separate fuel type standards are appropriate in the timeframe of this rule to protect for the availability of both gasoline and diesel engines and will result in roughly equivalent redesign burdens for engines of both fuel types as evidenced by feasibility and cost analysis in RIA Chapter 10. The agencies request comment on the level of stringency of the proposed standards, the continued separate targets for gasoline and diesel HD pickups and vans, and the continued use of the work-based attribute approach described above.

The proposed NHTSA fuel consumption target curves and the EPA GHG target curves are equivalent. The agencies established the target curves using the direct relationship between fuel consumption and CO₂ using conversion factors of 8,887 g CO₂/gallon for gasoline and 10,180 g CO₂/gallon for diesel fuel.

It is expected that measured performance values for CO₂ will generally be equivalent to fuel consumption. However, Phase 1 established a provision that EPA is not proposing to change for Phase 2 that allows manufacturers, if they choose, to use CO₂ credits to help demonstrate compliance with N₂O and CH₄ emissions standards, by expressing any N₂O and CH₄ under compliance in terms of their CO₂-equivalent and applying CO₂ credits as needed. For test families that do not use this compliance alternative, the measured performance values for CO₂ and fuel consumption will be equivalent because the same test runs and measurement data will be used to determine both values, and calculated fuel consumption will be based on the same conversion factors that are used to establish the relationship between the CO₂ and fuel consumption target curves (8,887 g CO₂/gallon for gasoline and 10,180 g CO₂/gallon for diesel fuel). For manufacturers that choose to use the EPA provision for CO₂ credit use in demonstrating N₂O and CH₄ compliance, compliance with the CO₂ standard will not be directly equivalent to compliance with the NHTSA fuel consumption standard.

(2) What Are the HD Pickup and Van Test Cycles and Procedures

The Phase 1 program established testing procedures for HD pickups and vans and NHTSA and EPA are not proposing to change these testing protocols. The vehicles would continue to be tested using the same heavy-duty chassis test procedures currently used by EPA for measuring criteria pollutant emissions from these vehicles, but with the addition of the highway fuel economy test cycle (HFET). These test procedures are used by manufacturers for certification and emissions compliance demonstrations and by the agencies for compliance verification and enforcement. Although the highway cycle driving pattern is identical to that of the light-duty test, other test parameters for running the HFET, such as test vehicle loaded weight, are identical to those used in running the current EPA Federal Test Procedure for complete heavy-duty vehicles. Please see Section II.C (2) of the Phase 1 preamble (76 FR 57166) for a discussion of how HD pickups and vans would be tested.

One item that the agencies are considering to change is how vehicles are categorized into test weight bins. Under the current test procedures, vehicles are tested at 500 lb increments of inertial weight classes when testing at or above 5500 lbs test weight. For example, all vehicles having a calculated test weight basis of 11,251 to 11,750 pounds would be tested 11,500 pounds (i.e., the midpoint of the range). However, for some vehicles, the existence of these bins and the large intervals between bins may reduce or eliminate the incentive for mass reduction for some vehicles, as a vehicle may require significant mass reduction before it could switch from one test weight bin to the next lower bin. For other vehicles, these bins may unduly reward relatively small reductions of vehicle mass, as a vehicle's mass may be only slightly greater than that needed to be assigned a 500-pound lighter inertia weight class. For example, for a vehicle with a calculated test weight basis of 11,700 pounds, a manufacturer would receive no regulatory benefit for reducing the vehicle weight by 400 pounds, because the vehicle would stay within the same weight bracket. The agencies do recognize that the test weight bins allow for some reduction in testing burden as many vehicles can be grouped together under a single test. For Phase 2, the agencies seek comment on whether the test weight bins should be changed in order to allow for more realistic testing of HD pickups and vans and better capture of the improvements due to mass reduction. Some example changes could include reducing the five hundred pound interval between bins to smaller intervals similar to those allowed for vehicles tested below 5,500 lbs. test weight, or allowing any test weight value that is not fixed to a particular test weight bin. The latter scenario would still allow some grouping of vehicles to reduce test burden, and the agencies also seek comment on how vehicles would be grouped and how the test weight of this group of vehicles should be selected.

We further seek comment as to whether there may be a more appropriate method such as allowing analytical adjustment of the CO₂ levels and fuel consumption within a vehicle weight class to more precisely account for the individual vehicle models performance. For example, could an equation like the one specified in 40 CFR 1037.104(g) for analytically adjusting CO₂ emissions be used. The agencies are specifically considering an approach in which vehicles are tested in the same way with the same test weights, but manufacturers have the option to either accept the emission results as provided under the current regulations, or choose to adjust the emissions based on the actual test weight basis (actual curb plus half payload) instead of the equivalent test weight for the 500 test weight interval. Should the agencies finalize this as an

option, manufacturers choosing to adjust their emissions would be required to do so for all of their vehicles, and not just for those with test weights below the midpoint of the range.

(3) Fleet Average Standards

NHTSA and EPA are proposing to retain the fleet average standards approach finalized in the Phase 1 rule and structurally similar to light-duty Corporate Average Fuel Economy (CAFE) and GHG standards. The fleet average standard for a manufacturer is a production-weighted average of the work factor-based targets assigned to unique vehicle configurations within each model type produced by the manufacturer in a model year. Each manufacturer would continue to have an average GHG requirement and an average fuel consumption requirement unique to its new HD pickup and van fleet in each model year, depending on the characteristics (payload, towing, and drive type) of the vehicle models produced by that manufacturer, and on the U.S.-directed production volume of each of those models in that model year. Vehicle models with larger payload/towing capacities and/or four-wheel drive have individual targets at numerically higher CO₂ and fuel consumption levels than less capable vehicles, as discussed in Section VI.B(1).

The fleet average standard with which the manufacturer must comply would continue to be based on its final production figures for the model year, and thus a final assessment of compliance would occur after production for the model year ends. The assessment of compliance also must consider the manufacturer's use of carry-forward and carry-back credit provisions included in the averaging, banking, and trading program. Because compliance with the fleet average standards depends on actual test group production volumes, it is not possible to determine compliance at the time the manufacturer applies for and receives an (initial) EPA certificate of conformity for a test group. Instead, at certification the manufacturer would demonstrate a level of performance for vehicles in the test group, and make a good faith demonstration that its fleet, regrouped by unique vehicle configurations within each model type, is expected to comply with its fleet average standard when the model year is over. EPA will issue a certificate for the vehicles covered by the test group based on this demonstration, and will include a condition in the certificate that if the manufacturer does not comply with the fleet average, then production vehicles from that test group will be treated as not covered by the certificate to the extent needed to bring the manufacturer's fleet average into compliance. As in the parallel program for light-duty vehicles, additional "model type" testing will be conducted by the manufacturer over the course of the model year to supplement the initial test group data. The emissions and fuel consumption levels of the test vehicles will be used to calculate the production-weighted fleet averages for the manufacturer, after application of the appropriate deterioration factor to each result to obtain a full useful life value. Please see Section II.C (3)(a) of the Phase 1 preamble (76 FR 57167) for further discussion of the fleet average approach for HD pickups and vans.

(4) In-use Standards

Section 202(a)(1) of the CAA specifies that EPA set emissions standards that are applicable for the useful life of the vehicle. EPA is proposing to continue the in-use standards approach for individual vehicles that EPA finalized for the Phase 1 program. NHTSA did not adopt Phase 1 in-use standards and is not proposing in-use standards for Phase 2. For the EPA

program, compliance with the in-use standard for individual vehicles and vehicle models does not impact compliance with the fleet average standard, which will be based on the production-weighted average of the new vehicles. Vehicles that fail to meet their in-use emission standards would be subject to recall to correct the noncompliance.

As with Phase 1, EPA proposes that the in-use Phase 2 standards for HD pickups and vans be established by adding an adjustment factor to the full useful life emissions used to calculate the GHG fleet average. EPA proposes that each model's in-use CO₂ standard be the model-specific level used in calculating the fleet average, plus 10 percent. No adverse comments were received on this provision during the Phase 1 rulemaking. Please see Section II.C (3)(b) of the Phase 1 preamble (76 FR 57167) for further discussion of in-use standards for HD pickups and vans.

For Phase 1, EPA aligned the useful life for GHG emissions with the useful life that was in place for criteria pollutants: 11 years or 120,000 miles, whichever occurs first (40 CFR 86.1805-04(a)). Since the Phase 1 rule was finalized, EPA updated the useful life for criteria pollutants as part of the Tier 3 rulemaking.⁸ The new useful life implemented for Tier 3 is 150,000 miles or 15 years, whichever occurs first. EPA proposes that the useful life for GHG emissions also be updated to 150,000 miles/15 years starting in MY 2021 when the Phase 2 standards begin so that the useful life remains aligned for GHG and criteria pollutant standards long term. With the relatively flat deterioration generally associated with CO₂ and the proposed in-use standard adjustment factor discussed above, EPA does not believe the proposed change in useful life would significantly affect the feasibility of the proposed Phase 2 standards.⁹ EPA requests comments on the proposed change to useful life.

(5) Other GHG Standards for HD Pickups and Vans

This section addresses greenhouse gases other than CO₂. Note that since these are greenhouse gases not directly related to fuel consumption, NHTSA does not have equivalent standards.

(a) Nitrous Oxide (N₂O) and Methane (CH₄)

In the Phase 1 rule, EPA established emissions standards for HD pickups and vans for both nitrous oxide (N₂O) and methane (CH₄). Similar to the CO₂ standard approach, the N₂O and CH₄ emission levels of a vehicle are based on a composite of the light-duty FTP and HFET cycles with the same 55 percent city weighting and 45 percent highway weighting. The N₂O and CH₄ standards were both set by EPA at 0.05 g/mile. Unlike the CO₂ standards, averaging between vehicles is not allowed. The standards are designed to prevent increases in N₂O and CH₄ emissions from current levels, *i.e.*, a no-backsliding standard. EPA is not proposing to change the N₂O or CH₄ standards or related provisions established in the Phase 1 rule. Please see

⁸ 79 FR 23492, April 28, 2014 and 40 CFR 86.1805-17.

⁹ As discussed below in Section VI.D.1., EPA and NHTSA are proposing an adjustment factor of 1.25 for banked credits that are carried over from Phase 1 to Phase 2. The useful life is factored into the credits calculation and without the adjustment factor the change in useful life would effectively result in a discount of those carry-over credits.

Phase 1 preamble Section II.E. (76 FR 57188-57193) for additional discussion of N₂O and CH₄ emissions and standards.

Across both current gasoline- and diesel-fueled heavy-duty vehicle designs, emissions of CH₄ and N₂O are relatively low and the intent of the cap standards is to ensure that future vehicle technologies or fuels do not result in an increase in these emissions. Given the global warming potential (GWP) of CH₄, the 0.05 g/mile cap standard is equivalent to about 1.25 g/mile CO₂, which is much less than 1 percent of the overall GHG emissions of most HD pickups and vans.¹⁰ The effectiveness of oxidation of CH₄ using a three-way or diesel oxidation catalyst is limited by the activation energy, which tends to be higher where the number of carbon atoms in the hydrocarbon molecule is low and thus CH₄ is very stable. At this time we are not aware of any technologies beyond the already present catalyst systems which are highly effective at oxidizing most hydrocarbon species for gasoline and diesel fueled engines that would further lower the activation energy across the catalyst or increase the energy content of the exhaust (without further increasing fuel consumption and CO₂ emissions) to further reduce CH₄ emissions at the tailpipe. We note that we are not aware of any new technologies that would allow us to adopt more stringent CH₄ and N₂O standards at this time. The CH₄ standard remains an important backstop to prevent future increases in CH₄ emissions.

N₂O is emitted from gasoline and diesel vehicles mainly during specific catalyst temperature conditions conducive to N₂O formation. The 0.05 g/mile standard, which translates to a CO₂-equivalent value of 14.9 g/mile, ensures that systems are not designed in a way that emphasizes efficient NO_x control while allowing the formation of significant quantities of N₂O. The Phase 1 N₂O standard of 0.05 g/mile for pickups and vans was finalized knowing that it is more stringent than the Phase 1 N₂O engine standard of 0.10 g/hp-hr, currently being revaluated as discussed in Section II.D.3. EPA continues to believe that the 0.05 g/mile standard provides the necessary assurance that N₂O will not significantly increase, given the mix of gasoline and diesel fueled engines in this market and the upcoming implementation of the light-duty and heavy-duty (up to 14,000 lbs. GVWR) Tier 3 NO_x standards. EPA knows of no technologies that would lower N₂O emissions beyond the control provided by the precise emissions control systems already being implemented to meet EPA's criteria pollutant standards. Therefore, EPA continues to believe the 0.05 g/mile N₂O standard remains appropriate.

If a manufacturer is unable to meet the N₂O or CH₄ cap standards, the EPA program allows the manufacturer to comply using CO₂ credits. In other words, a manufacturer may offset any N₂O or CH₄ emissions above the standard by taking steps to further reduce CO₂. A manufacturer choosing this option would use GWPs to convert its measured N₂O and CH₄ test results that are in excess of the applicable standards into CO₂eq to determine the amount of CO₂ credits required. For example, a manufacturer would use 25 Mg of positive CO₂ credits to offset 1 Mg of negative CH₄ credits or use 298 Mg of positive CO₂ credits to offset 1 Mg of negative N₂O credits.¹¹ By using the GWP of N₂O and CH₄, the approach recognizes the inter-correlation of these compounds in impacting global warming and is environmentally neutral for demonstrating compliance with the individual emissions caps. Because fuel conversion

¹⁰ N₂O has a GWP of 298 and CH₄ has a GWP of 25 according to the IPCC AR4.

¹¹ N₂O has a GWP of 298 and CH₄ has a GWP of 25 according to the IPCC AR4.

manufacturers certifying under 40 CFR Part 85, subpart F do not participate in ABT programs, EPA included in the Phase 1 rule a compliance option for fuel conversion manufacturers to comply with the N₂O and CH₄ standards that is similar to the credit program described above. See 76 FR 57192/3. The compliance option will allow conversion manufacturers, on an individual engine family basis, to convert CO₂ over compliance into CO₂ equivalents of N₂O and/or CH₄ that can be subtracted from the CH₄ and N₂O measured values to demonstrate compliance with CH₄ and/or N₂O standards. EPA did not include similar provisions allowing over compliance with the N₂O or CH₄ standards to serve as a means to generate CO₂ credits because the CH₄ and N₂O standards are cap standards representing levels that all but the worst vehicles should already be well below. Allowing credit generation against such cap standard would provide a windfall credit without any true GHG reduction. EPA proposes to maintain these provisions for Phase 2 as they provide important flexibility without reducing the overall GHG benefits of the program.

EPA is requesting comment on updating GWPs used in the calculation of credits discussed above. Please see the full discussion of this issue and request for comments provided in Sections II.D and XI.D.

(b) Air Conditioning Related Emissions

Air conditioning systems contribute to GHG emissions in two ways – direct emissions through refrigerant leakage and indirect exhaust emissions due to the extra load on the vehicle’s engine to provide power to the air conditioning system. HFC refrigerants, which are powerful GHG pollutants, can leak from the A/C system. This includes the direct leakage of refrigerant as well as the subsequent leakage associated with maintenance and servicing, and with disposal at the end of the vehicle’s life.¹² Currently, the most commonly used refrigerant in automotive applications – R134a, has a high GWP. Due to the high GWP of R134a, a small leakage of the refrigerant has a much greater global warming impact than a similar amount of emissions of CO₂ or other mobile source GHGs.

In Phase 1, EPA finalized low leakage requirement for all air conditioning systems installed in 2014 model year and later HDVs, with the exception of Class 2b-8 vocational vehicles. As discussed in Section V.B.3, EPA is proposing to extend leakage standards to vocational vehicles for Phase 2. For air conditioning systems with a refrigerant capacity greater than 733 grams, EPA finalized a leakage standard which is a “percent refrigerant leakage per year” to assure that high-quality, low-leakage components are used in each air conditioning system design. EPA finalized a standard of 1.50 percent leakage per year for heavy-duty pickup trucks and vans and Class 7 and 8 tractors. See Section II.E.5. of the Phase 1 preamble (76 FR 57194-57195) for further discussion of the A/C leakage standard.

In addition to use of leak-tight components in air conditioning system design, manufacturers could also decrease the global warming impact of leakage emissions by adopting systems that use alternative, lower global warming potential (GWP) refrigerants, to replace the refrigerant most commonly used today, HFC-134a (R-134a). The potential use of alternative

¹² The U.S. EPA has reclamation requirements for refrigerants in place under Title VI of the Clean Air Act.

refrigerants in HD vehicles and EPA's proposed revisions to 40 CFR 1037.115 so that use of certain lower GWP refrigerants would cause an air conditioning system in a HD vehicle to be deemed to comply with the low leakage standard is discussed in Section I.F. above.

In addition to direct emissions from refrigerant leakage, air conditioning systems also create indirect exhaust emissions due to the extra load on the vehicle's engine to provide power to the air conditioning system. These indirect emissions are in the form of the additional CO₂ emitted from the engine when A/C is being used due to the added loads. Unlike direct emissions which tend to be a set annual leak rate not directly tied to usage, indirect emissions are fully a function of A/C usage. These indirect CO₂ emissions are associated with air conditioner efficiency, since (as just noted) air conditioners create load on the engine. *See* 74 FR 49529. In Phase 1, the agencies did not set air conditioning efficiency standards for vocational vehicles, combination tractors, or heavy-duty pickup trucks and vans. The CO₂ emissions due to air conditioning systems in these heavy-duty vehicles were estimated to be minimal compared to their overall emissions of CO₂. This continues to be the case. For this reason, EPA is not proposing to establish standards for A/C efficiency for Phase 2.

NHTSA and EPA request comments on all aspects of the proposed HD pickup and van standards and program elements described in this section.

C. Feasibility of Pickup and Van Standards

EPCA and EISA require NHTSA to "implement a commercial medium- and heavy-duty on-highway vehicle and work truck fuel efficiency improvement program designed to achieve the maximum feasible improvement" and to establish corresponding fuel consumption standards "that are appropriate, cost-effective, and technologically feasible."¹³ Section 202 (a) (1) and (2) of the Clean Air Act require EPA to establish standards for emissions of pollutants from new motor vehicles and engines which emissions cause or contribute to air pollution which may reasonably be anticipated to endanger public health or welfare, which include GHGs. *See* section I.E. above. Under section 202 (a) (1) and (2), EPA considers such issues as technology effectiveness, its cost (both per vehicle, per manufacturer, and per consumer), the lead time necessary to implement the technology, and based on this the feasibility and practicability of potential standards; the impacts of potential standards on emissions reductions of both GHGs and non-GHG emissions; the impacts of standards on oil conservation and energy security; the impacts of standards on fuel savings by customers; the impacts of standards on the truck industry; other energy impacts; as well as other relevant factors such as impacts on safety.

As part of the feasibility analysis of potential standards for HD pickups and vans, the agencies have applied DOT's CAFE Compliance and Effects Modeling System (sometimes referred to as "the CAFE model" or "the Volpe model"), which DOT's Volpe National Transportation Systems Center (Volpe Center) developed, maintains, and applies to support NHTSA CAFE analyses and rulemakings.¹⁴ The agencies used this model to determine the

¹³ 49 USC 32902(k)(2).

¹⁴ The CAFE model has been under ongoing development, application, review, and refinement since 2002. In five rulemakings subject to public review and comment, DOT has used the model to DOT to estimate the potential

range of stringencies that might be achievable through the use of technology that is projected to be available in the Phase 2 time frame. From these runs, the agencies identified the stringency level that would be technology-forcing (i.e. reflect levels of stringency based on performance of merging as well as currently available control technologies), but leave manufacturers the flexibility to adopt varying technology paths for compliance and allow adequate lead time to develop, test, and deploy the range of technologies.

As noted in Section I and discussed further below, the analysis considers two reference cases for HD pickups and vans, a flat baseline (designated Alternative 1a) where no improvements are modeled beyond those needed to meet Phase 1 standards and a dynamic baseline (designated Alternative 1b) where certain cost-effective technologies (i.e., those that payback within a 6 month period) are assumed to be applied by manufacturers to improve fuel efficiency beyond the Phase 1 requirements in the absence of new Phase 2 standards. NHTSA considered its primary analysis to be based on the more dynamic baseline whereas EPA considered both reference cases. As shown below and in Sections VII through X, using the two different reference cases has little impact on the results of the analysis and would not lead to a different conclusion regarding the appropriateness of the proposed standards. As such, the use of different reference cases corroborates the results of the overall analysis.

The proposed phase-in schedule of reduction of 2.5 percent per year in fuel consumption and CO₂ levels relative to the 2018 MY Phase 1 standard level, starting in MY 2021 and extending through MY 2027, was chosen to strike a balance between meaningful reductions in the early years and providing manufacturers with needed lead time via a gradually accelerating ramp-up of technology penetration. By expressing the phase-in in terms of increasing year to year stringency for each manufacturer, while also providing for credit generation and use (including averaging, carry-forward, and carry-back), we believe our proposed program would afford manufacturers substantial flexibility to satisfy the proposed phase-in through a variety of pathways: the gradual application of technologies across the fleet, greater application levels on only a portion of the fleet, and a sufficiently broad set of available technologies to account for the variety of current technology deployment among manufacturers and the lowest-cost compliance paths available to each.

We decided to propose a phased implementation schedule that would be appropriate to accommodate manufacturers' redesign workload and product schedules, especially in light of this sector's limited product offerings¹⁵ and long product cycles. We did not estimate the cost of implementing the proposed standards immediately in 2021 without a phase-in, but we qualitatively assessed it to be somewhat higher than the cost of the phase-in we are proposing, due to the workload and product cycle disruptions it could cause, and also due to manufacturers' resulting need to develop some of these technologies for heavy-duty applications sooner than or

impacts of new CAFE standards. The model has also been subject to formal review outside the rulemaking process, and DOT anticipates comments on the model in mid-2015 as part of a broader report under development by the National Academy of Sciences (NAS). The model, underlying source code, inputs, and outputs are available at NHTSA's web site, and some outside organizations are making use of the model. The agency anticipates that stakeholders will have comments on recent model changes made to accommodate standards for HD pickups and vans.

¹⁵ Manufacturers generally have only one pickup platform and one van platform in this segment.

simultaneously with light-duty development efforts. See 75 FR 25451/3 (May 7, 2010) (documenting types of drastic cost increases associated with trying to accelerate redesign schedules and concluding that “[w]e believe that it would be an inefficient use of societal resources to incur such costs when they can be obtained much more cost effectively just one year later”). On the other hand, waiting until 2027 before applying any new standards could miss the opportunity to achieve meaningful and cost-effective early reductions not requiring a major product redesign.

The agencies believe that Alternative 4 has the potential to be the maximum feasible alternative, however, the agencies are uncertain that the potential technologies and market penetration rates included in Alternative 4 are currently technologically feasible. Alternative 4 would ultimately reach the same levels of stringency as Alternative 3, but would do so with less lead time. This could require the application of a somewhat different (and possibly broader) application of the projected technologies depending on product redesign cycles. We expect, in fact, that some of these technologies may well prove feasible and cost-effective in this timeframe, and may even become technologies of choice for individual manufacturers.

Additionally, Alternative 3 provides two more years of phase-in than Alternative 4, which eases compliance burden by having more vehicle redesigns and lower stringency during the phase-in period. Historically, the vehicles in this segment are typically only redesigned every 6-10 years, so many of the vehicles may not even be redesigned during the timeframe of the stringency increase. In this case, a manufacturer must either make up for any vehicle that falls short of its target through some combination of early compliance, overcompliance, credit carry-forward and carry-back, and redesigning vehicles more frequently. Each of these will increase technology costs to the manufacturers and vehicle purchasers, and early redesigns will significantly increase capital costs and product development costs. Also, the longer phase-in time for Alternative 3 means that any manufacturer will have a slightly lower target to meet from 2021-2026 than for the shorter phase-in of Alternative 4, though by 2027 the manufacturers will have the same target in either alternative.

Alternative 4 is projected to be met using a significantly higher degree of hybridization including the use of more strong hybrids, compared to the proposed preferred Alternative 3. In order to comply with a 3.5 percent per year increase in stringency over MYs 2021-2025, manufacturers would need to adopt more technology compared to the 2.5 percent per year increase in stringency over MYs 2021-2027. The two years of additional lead time provided by Alternative 3 to achieve the proposed final standards reduces the potential number of strong hybrids projected to be used by allowing for other more cost effective technologies to be more fully utilized across the fleet. Alternative 4 is also projected to result in higher costs than the proposed Alternative 3. The agencies’ analysis is discussed in detail below.

In some cases, the model selects strong hybrids as a more cost effective technology over certain other technologies including stop-start and mild hybrid. In other words, strong hybrids are not a technology of last resort in the analysis. The agencies believe it is technologically feasible to apply hybridization to HD pick-ups and vans in the lead time provided. However, strong hybrids present challenges in this market segment compared to light-duty where there are several strong hybrids already available. The agencies do not believe that at this stage there is enough information about the viability of strong hybrid technology in this vehicle segment to

assume that they can be a part of large-volume deployment strategies for regulated manufacturers. For example, we believe that hybrid electric technology could provide significant GHG and fuel consumption benefits, but we recognize that there is uncertainty at this time over the real world effectiveness of these systems in HD pickups and vans, and over customer acceptance of the technology for vehicles with high GCWR towing large loads. Further, the development, design, and tooling effort needed to apply this technology to a vehicle model is quite large, and might not be cost-effective due to the small sales volumes relative to the light-duty sector. Additionally, the analysis does not project that engines would be downsized in conjunction with hybridization for HD pick-ups and vans due to the importance pickup trucks buyers place on engine horsepower and torque necessary to meet towing objectives. Therefore, with no change projected for engine size, the strong hybrid costs do not include costs for engine changes. In light-duty, the use of smaller engines facilitates much of a hybrid's benefit.

Due to these considerations, the agencies have conducted a sensitivity analysis that is based on the use of no strong hybrids. The results of the analysis are also discussed below. The analysis indicates that there would be a technology pathway that would allow manufacturers to meet both the proposed preferred Alternatives 3 and Alternative 4 without the use of strong hybrids. However, the analysis indicates that costs would be higher and the cost effectiveness would be lower under the no strong hybrid approach, especially for Alternative 4, which provides less lead time to manufacturers.

We also considered proposing less stringent standards under which manufacturers could comply by deploying a more limited set of technologies. However, our assessment concluded with a high degree of confidence that the technologies on which the proposed standards are premised would be available at reasonable cost in the 2021-2027 timeframe, and that the phase-in and other flexibility provisions allow for their application in a very cost-effective manner, as discussed in this section below.

More difficult to characterize is the degree to which more or less stringent standards might be appropriate because of under- or over-estimating the costs or effectiveness of the technologies whose performance is the basis of the proposed standards. For the most part, these technologies have not yet been applied to HD pickups and vans, even on a limited basis. We are therefore relying to some degree on engineering judgment in predicting their effectiveness. Even so, we believe that we have applied this judgment using the best information available, primarily from a NHTSA contracted study at SwRI¹⁶ and our recent rulemaking on light-duty vehicle GHGs and fuel economy, and have generated a robust set of effectiveness values. Chapter 10 of the draft RIA provides a detailed description of the CAFE Model and the analysis performed for the proposal.

(1) Regulatory Alternatives Considered by the Agencies

As discussed above, the agencies are proposing standards defined by fuel consumption and GHG targets that continue through model year 2020 unchanged from model year 2018, and

¹⁶ SWRI Technology Report I (2014)

then increase in stringency at an annual rate of 2.5 percent through model year 2027. In addition to this regulatory alternative, the agencies also considered a no-action alternative under which standards remain unchanged after model year 2018, as well as three other alternatives, defined by annual stringency increases of 2.0 percent, 3.5 percent, and 4.0 percent during 2021-2025. For each of the “action alternatives” (i.e., those involving stringency increases beyond the no-action alternative), the annual stringency increases are applied as follows: An annual stringency increase of r is applied by multiplying the model year 2020 target functions (identical to those applicable to model year 2018) by $1 - r$ to define the model year 2021 target functions, multiplying the model year 2021 target functions by $1 - r$ to define the model year 2022 target functions, continuing through 2025 for all alternatives except for the preferred Alternative 3 which extends through 2027. In summary, the agencies have considered the following five regulatory alternatives in Table VI-3.

Table VI-3 Regulatory Alternatives

Regulatory Alternative	Annual Stringency Increase		
	2019-2020	2021-2025	2026-2027
1: No Action	None	None	None
2: 2.0%/y	None	2.0%	None
3: 2.5%/y	None	2.5%	2.5%
4: 3.5%/y	None	3.5%	None
5: 4.0%/y	None	4.0%	None

(2) DOT CAFE Model

DOT developed the CAFE model in 2002 to support the 2003 issuance of CAFE standards for MYs 2005-2007 light trucks. DOT has since significantly expanded and refined the model, and has applied the model to support every ensuing CAFE rulemaking for both light-duty and heavy-duty. For this analysis, the model was reconfigured to use the work based attribute metric of “work factor” established in the Phase 1 rule instead of the light duty “footprint” attribute metric.

Although the CAFE model can also be used for more aggregated analysis (e.g., involving “representative vehicles”, single-year snapshots, etc.), NHTSA designed the model with a view toward (a) detailed simulation of manufacturers’ potential actions given a defined set of standards, followed by (b) calculation of resultant impacts and economic costs and benefits. The model is intended to describe actions manufacturers could take in light of defined standards and other input assumptions and estimates, not to predict actions manufacturers will take in light of competing product and market interests (e.g. engine power, customer features, technology acceptance, etc.).

For this rule, the agencies conducted coordinated and complementary analyses using two analytical methods for the heavy-duty pick up and van segment by employing both DOT’s CAFE model and EPA’s MOVES model. The agencies used EPA’s MOVES model to estimate fuel consumption and emissions impacts for tractor-trailers (including the engine that powers the tractor), and vocational vehicles (including the engine that powers the vehicle). Additional

calculations were performed to determine corresponding monetized program costs and benefits. For heavy-duty pickups and vans, the agencies performed complementary analyses, which we refer to as “Method A” and “Method B”. In Method A, the CAFE model was used to project a pathway the industry could use to comply with each regulatory alternative and the estimated effects on fuel consumption, emissions, benefits and costs. In Method B, the CAFE model was used to project a pathway the industry could use to comply with each regulatory alternative, along with resultant impacts on per vehicle costs, and the MOVES model was used to calculate corresponding changes in total fuel consumption and annual emissions. Additional calculations were performed to determine corresponding monetized program costs and benefits. NHTSA considered Method A as its central analysis and Method B as a supplemental analysis. EPA considered the results of both methods. The agencies concluded that both methods led the agencies to the same conclusions and the same selection of the proposed standards. See Section VII for additional discussion of these two methods.

As a starting point, the model makes use of an input file defining the analysis fleet—that is, a set of specific vehicle models (e.g., Ford F250) and model configurations (e.g., Ford F250 with 6.2-liter V8 engine, 4WD, and 6-speed manual transmission) estimated or assumed to be produced by each manufacturer in each model year to be included in the analysis. The analysis fleet includes key engineering attributes (e.g., curb weight, payload and towing capacities, dimensions, presence of various fuel-saving technologies) of each vehicle model, engine, and transmissions, along with estimates or assumptions of future production volumes. It also specifies the extent to which specific vehicle models share engines, transmissions, and vehicle platforms, and describes each manufacturer’s estimated or assumed product cadence (*i.e.*, timing for freshening and redesigning different vehicles and platforms). This input file also specifies a payback period used to estimate the potential that each manufacturer might apply technology to improve fuel economy beyond levels required by standards. The file used for this analysis was created from 2014 manufacturer compliance reports for the base sales and technology information, and a future fleet projection created from a combination of data from a sales forecast that the agencies purchased from IHS Automotive and total volumes class 2b and 3 fleet volumes from 2014 AEO Reference Case. A complete description of the future fleet is available in Draft RIA Chapter 10.

A second input file to the model contains a variety of contextual estimates and assumptions. Some of these inputs, such as future fuel prices and vehicle survival and mileage accumulation (versus vehicle age), are relevant to estimating manufacturers’ potential application of fuel-saving technologies. Some others, such as fuel density and carbon content, vehicular and upstream emission factors, the social cost of carbon dioxide emissions, and the discount rate, are relevant to calculating physical and economic impacts of manufacturers’ application of fuel-saving technologies.

A third input file contains estimates and assumptions regarding the future applicability, availability, efficacy, and cost of various fuel-saving technologies. Efficacy is expressed in terms of the percentage reduction in fuel consumption, cost is expressed in dollars, and both efficacy and cost are expressed on an incremental basis (*i.e.*, estimates for more advanced technologies are specified as increments beyond less advanced technologies). The input file also includes “synergy factors” used to make adjustments accounting for the potential that some

combinations of technologies may result fuel savings or costs different from those indicated by incremental values.

Finally, a fourth model input file specifies standards to be evaluated. Standards are defined on a year-by-year basis separately for each regulatory class (passenger cars, light trucks, and heavy-duty pickups and vans). Regulatory alternatives are specified as discrete scenarios, with one scenario defining the no-action alternative or “baseline”, all other scenarios defining regulatory alternatives to be evaluated relative to that no-action alternative.

Given these inputs, the model estimates each manufacturer’s potential year-by-year application of fuel-saving technologies to each engine, transmission, and vehicle. Subject to a range of engineering and planning-related constraints (e.g., secondary axle disconnect can’t be applied to 2-wheel drive vehicles, many major technologies can only be applied practicably as part of a vehicle redesign, and applied technologies carry forward between model years), the model attempts to apply technology to each manufacturer’s fleet in a manner that minimizes “effective costs” (accounting, in particular, for technology costs and avoided fuel outlays), continuing to add improvements as long as doing so would help toward compliance with specified standards or would produce fuel savings that “pay back” at least as quickly as specified in the input file mentioned above.

After estimating the extent to which each manufacturer might add fuel-saving technologies under each specified regulatory alternative, the model calculates a range of physical impacts, such as changes in highway travel (i.e., VMT), changes in fleetwide fuel consumption, changes in highway fatalities, and changes in vehicular and upstream greenhouse gas and criteria pollutant emissions. The model also applies a variety of input estimates and assumptions to calculate economic costs and benefits to vehicle owners and society, based on these physical impacts.

Since the manufacturers of HD pickups and vans generally only have one basic pick-up truck and van with different versions ((i.e., different wheelbases, cab sizes, two-wheel drive, four-wheel drive, etc.) there exists less flexibility than in the light-duty fleet to coordinate model improvements over several years. As such, the CAFE model allows changes to the HD pickups and vans to meet new standards according to predefined redesign cycles included as a model input. As noted above, the opportunities for large-scale changes (e.g., new engines, transmission, vehicle body and mass) thus occur less frequently than in the light-duty fleet, typically at spans of eight or more years for this analysis. However, opportunities for gradual improvements not necessarily linked to large scale changes can occur between the redesign cycles (i.e., model refresh). Examples of such improvements are upgrades to an existing vehicle model’s engine, transmission and aftertreatment systems. Given the long redesign cycle used in this analysis and the understanding with respect to where the different manufacturers are in that cycle, the agencies have initially determined that the full implementation of the proposed standards would be feasible and appropriate by the 2027 model year.

This analysis reflects several changes made to the model since 2012, when NHTSA used the model to estimate the effects, costs, and benefits of final CAFE standards for light-duty vehicles produced during MYs 2017-2021, and augural standards for MYs 2022-2025. Some of these changes specifically enable analysis of potential fuel consumption standards (and, hence,

CO₂ emissions standards harmonized with fuel consumption standards) for heavy-duty pickups and vans; other changes implement more general improvements to the model. Key changes include the following:

- Changes to accommodate standards for heavy-duty pickups and vans, including attribute-based standards involving targets that vary with “work factor”.
- Explicit calculation of test weight, taking into account test weight “bins” and differences in the definition of test weight for light-duty vehicles (curb weight plus 300 pound) and heavy-duty pickups and vans (average of GVWR and curb weight).
- Procedures to estimate increases in payload when curb weight is reduced, increases in towing capacity if GVWR is reduced, and calculation procedures to correspondingly update calculated work factors.
- Inclusion of technologies not included in prior analyses.
- Changes to enable more explicit accounting for shared vehicle platforms and adoption and “inheritance” of major engine changes.
- Expansion of the Monte Carlo simulation procedures used to perform probabilistic uncertainty analysis.

In addition to the inputs summarized above, the agencies’ analysis of potential standards for HD pickups and vans makes use of a range of other estimates and assumptions specified as inputs to the CAFE modeling system. Some significant inputs (e.g., estimates of future fuel prices) also applicable to other HD segments are discussed below in Section IX. Others more specific to the analysis of HD pickups and vans are listed as follows, with additional details in section D:

- Vehicle survival and mileage accumulation
- VMT rebound
- On-road “gap” in fuel consumption
- Fleet population profile
- Past fuel consumption levels
- Long-term fuel consumption levels
- Payback period
- Coefficients for fatality calculations
- Compliance credits carried-forward
- Emission factors for non-CO₂ emissions
- Refueling time benefits
- External Costs of travel
- Ownership and operating costs

The CAFE model and its modifications for this rulemaking are described in more detail in Section ~~VI~~ VI below as well as the Draft RIA Chapter 10.

(3) How Did the Agencies Develop the Analysis Fleet

In order to more accurately estimate the impacts of potential standards, the agencies are estimating the composition of the future vehicle fleet. Projections of the future vehicle fleet are also done for both vocational vehicles and tractors. The procedure for pickups and vans is more detailed, though, in order to show the differences for each manufacturer in the segment. Doing so enables estimation of the extent to which each manufacturer may need to add technology in response to a given series of attribute-based standards, accounting for the mix and fuel consumption of vehicles in each manufacturer's regulated fleet. The agencies create an analysis fleet in order to track the volumes and types of fuel economy-improving and CO₂-reducing technologies that are already present in the existing fleet of Class 2b and 3 vehicles. This aspect of the analysis fleet helps to keep the CAFE model from adding technologies to vehicles that already have these technologies, which would result in "double counting" of technologies' costs and benefits. An additional step involved projecting the fleet sales into MYs 2019-2030. This represents the fleet volumes that the agencies believe would exist in MYs 2019-2030. The CAFE model considers the actual redesign years of each vehicle platform for each manufacturer. Due to credit banking, some manufacturers may not need to add technology to comply with the standards until later model years, which may be after the rulemaking period. Therefore, it is necessary to run the model until all of the vehicle technology changes have stabilized.

Most of the information about the vehicles that make up the 2014 analysis fleet was gathered from the 2014 Pre-Model Year Reports submitted to EPA by the manufacturers under Phase 1 of Fuel Efficiency and GHG Emission Program for Medium- and Heavy-Duty Trucks, MYs 2014-2018. The major manufacturers of class 2b and class 3 trucks (Chrysler, Ford and GM) were asked to voluntarily submit updates to their Pre-Model Year Reports. Updated data were provided by Chrysler and GM. The agencies used these updated data in constructing the analysis fleet for these manufacturers. The agencies agreed to treat this information as Confidential Business Information (CBI) until the publication of the NPRM. This information can be made public at this time because by now all MY2014 vehicle models have been produced, which makes data about them essentially public information.

In addition to information about each vehicle, the agencies need additional information about the fuel economy-improving/CO₂-reducing technologies already on those vehicles in order to assess how much and which technologies to apply to determine a path toward future compliance. To correctly account for the cost and effectiveness of adding technologies, it is necessary to know the technology penetration in the existing vehicle fleet. Otherwise, "double-counting" of technology could occur. Thus, the agencies augmented this information with publicly-available data that include more complete technology descriptions, e.g. for specific engines and transmissions.

The analysis fleet also requires projections of sales volumes for the years of the rulemaking analysis. The agencies relied on the MY 2014 pre-model-year compliance submissions from manufacturers to provide sales volumes at the model level based on the level of disaggregation in which the models appear in the compliance data. However, the agencies

only use these reported volumes without adjustment for MY 2014. For all future model years, we combine the manufacturer submissions with sales projections from the 2014 Annual Energy Outlook Reference Case and IHS Automotive to determine model variant level sales volumes in future years.

For more detail on how the analysis fleet and sales volume projections were developed, please see Section D below as well as the draft RIA Chapter 10.

(4) What Technologies Did the Agencies Consider

The agencies considered over 35 vehicle technologies that manufacturers could use to improve the fuel consumption and reduce CO₂ emissions of their vehicles during MYs 2021-2027. The majority of the technologies described in this section are readily available, well known and proven in other vehicle sectors, and could be incorporated into vehicles once production decisions are made. Other technologies considered may not currently be in production, but are beyond the research phase and under development, and are expected to be in production in highway vehicles over the next few years. These are technologies that are capable of achieving significant improvements in fuel economy and reductions in CO₂ emissions, at reasonable costs. The agencies did not consider technologies in the research stage because there is insufficient time for such technologies to move from research to production during the model years covered by this proposed action. However, we are considering and seek comment on advanced technology credits to encourage the development of such technologies, as discussed below in Section VI.E.

The technologies considered in the agencies' analysis are briefly described below. They fall into five broad categories: engine technologies, transmission technologies, vehicle technologies, electrification/accessory technologies, and hybrid technologies.

In this class of trucks and vans, diesel engines are installed in about half of all vehicles. The buyer's decision to purchase a diesel versus gasoline engine depends on several factors including initial purchase price, fuel operating costs, durability, towing capability and payload capacity amongst other reasons. As discussed in IV.B. above, the agencies generally prefer to set standards that do not distinguish between fuel types where technological or market-based reasons do not strongly argue otherwise. However, as with Phase 1, we continue to believe that fundamental differences between spark ignition and compression ignition engines warrant unique fuel standards, which is also important in ensuring that our program maintains product choices available to vehicle buyers. Therefore, we are proposing separate standards for gasoline and diesel vehicles and in the context of our technology discussion for heavy-duty pickups and vans, we are treating gasoline and diesel engines separately so each has a set of baseline technologies. We discuss performance improvements in terms of changes to those baseline engines. Our cost and inventory estimates contained elsewhere reflect the current fleet baseline with an appropriate mix of gasoline and diesel engines. Note that we are not basing the proposed standards on a targeted switch in the mix of diesel and gasoline vehicles. We believe our proposed standards require similar levels of technology development and cost for both diesel and gasoline vehicles. Hence the proposed program is not intended to force, nor discourage, changes in a manufacturer's fleet mix between gasoline and diesel vehicles. Types of engine technologies that improve fuel efficiency and reduce CO₂ emissions include the following:

- *Low-friction lubricants* – low viscosity and advanced low friction lubricant oils are now available with improved performance and better lubrication. If manufacturers choose to make use of these lubricants, they would need to make engine changes and possibly conduct durability testing to accommodate the low-friction lubricants.
- *Reduction of engine friction losses* – can be achieved through low-tension piston rings, roller cam followers, improved material coatings, more optimal thermal management, piston surface treatments, and other improvements in the design of engine components and subsystems that improve engine operation.
- *Reduction of engine parasitic demand* – mechanical engine load reduction can be achieved by variable-displacement oil pumps, higher-efficiency direct injection fuel pumps, and variable speed/displacement coolant pumps.
- *Cylinder deactivation* – deactivates the intake and exhaust valves and prevents fuel injection into some cylinders during light-load operation. The engine runs temporarily as though it were a smaller engine which substantially reduces pumping losses.
- *Variable valve timing* – alters the timing of the intake valve, exhaust valve, or both, primarily to reduce pumping losses, increase specific power, and control residual gases.
- *Variable valve lift* – alters the intake valve lift in order to reduce pumping losses and more efficiently ingest air.
- *Stoichiometric gasoline direct-injection technology* – injects fuel at high pressure directly into the combustion chamber to improve cooling of the air/fuel charge within the cylinder, which allows for higher compression ratios and increased thermodynamic efficiency.
- *Cooled exhaust gas recirculation* – technology that conceptually involves utilizing EGR as a charge diluent for controlling combustion temperatures and cooling the EGR prior to its introduction to the combustion system.
- *Turbocharging and downsizing* – technology approach that conceptually involves decreasing the displacement and cylinder count to improve efficiency when not demanding regular high loads and adding a turbocharger to recover any loss to the original larger engine peak operating power. This technology was limited in this analysis to vehicles that are not expected to operate at high trailer towing levels and instead are more akin to duty cycles of light duty (i.e. V6 vans).
- *Lean-burn combustion* – concept that gasoline engines that are normally stoichiometric mainly for emission reasons can run lean over a range of operating conditions and utilize diesel like aftertreatment systems to control NO_x. For this analysis, we determined that the modal operation nature of this technology to currently only be beneficial at light loads

would not be appropriate for a heavy duty application purchased specifically for its high work and load capability.

- *Diesel engine improvements and diesel aftertreatment improvements* – improved turbocharger, EGR systems, and advanced timing can provide more efficient combustion and, hence, lower fuel consumption. Aftertreatment systems are a relatively new technology on diesel vehicles and, as such, improvements are expected in coming years that allow the effectiveness of these systems to improve while reducing the fuel and reductant demands of current systems.

Types of transmission technologies considered include:

- *Eight-speed automatic transmissions* – the gear span, gear ratios, and control system are optimized for a broader range of efficient engine operating conditions.
- *High efficiency transmission* – significant reduction of internal parasitic losses such as pumps gear bands, etc.
- *Driveline friction reduction* – reduction in the driveline friction from improvements to bearings, seals and other machining tolerances in the axles and transfer cases.
- *Secondary axle disconnect* – disconnecting of some rotating components in the front axle on 4wd vehicles when the secondary axle is not needed for traction.

Types of vehicle technologies considered include:

- *Low-rolling-resistance tires* – have characteristics that reduce frictional losses associated with the energy dissipated in the deformation of the tires under load, therefore improving fuel efficiency and reducing CO₂ emissions.
- *Aerodynamic drag reduction* – is achieved by changing vehicle shape or reducing frontal area, including skirts, air dams, underbody covers, and more aerodynamic side view mirrors.
- *Mass reduction and material substitution* – Mass reduction encompasses a variety of techniques ranging from improved design and better component integration to application of lighter and higher-strength materials. Mass reduction is further compounded by reductions in engine power and ancillary systems (transmission, steering, brakes, suspension, etc.). The agencies recognize there is a range of diversity and complexity for mass reduction and material substitution technologies and there are many techniques that automotive suppliers and manufacturers are using to achieve the levels of this technology that the agencies have modeled in our analysis for this program.

Types of electrification/accessory and hybrid technologies considered include:

- *Electric power steering* – are electrically-assisted steering systems that have advantages over traditional hydraulic power steering because it replaces a continuously operated hydraulic pump, thereby reducing parasitic losses from the accessory drive.
- *Improved accessories* – may include high efficiency alternators, electrically driven (i.e., on-demand) water pumps and cooling fans. This excludes other electrical accessories such as electric oil pumps and electrically driven air conditioner compressors.
- *Mild hybrid* – a small, engine-driven (through a belt or other mechanism) electric motor/generator/battery combination to enable features such as start-stop, energy recovery, and launch assist.
- *Strong hybrid* – a powerful electric motor/generator/battery system coupled to the powertrain to enable features such as start-stop, and significant levels of launch assist, electric operation, and brake energy recovery. For HD pickups and vans, the engine coupled with the strong hybrid system would remain unchanged in power and torque to ensure vehicle performance at all times, even if the hybrid battery is depleted.
- *Air Conditioner Systems* – These technologies include improved hoses, connectors and seals for leakage control. They also include improved compressors, expansion valves, heat exchangers and the control of these components for the purposes of improving tailpipe CO₂ emissions as a result of A/C use.¹⁷

(5) How Did the Agencies Determine the Costs and Effectiveness of Each of These Technologies

Building on the technical analysis underlying the 2017-2025 MY light-duty vehicle rule, the 2014-2018 MY heavy-duty vehicle rule, and the 2014 SwRI report, the agencies took a fresh look at technology cost and effectiveness values for purposes of this proposal. For costs, the agencies reconsidered both the direct (or “piece”) costs and indirect costs of individual components of technologies. For the direct costs, the agencies followed a bill of materials (BOM) approach employed by the agencies in the light-duty rule as well as referencing costs from the 2014-2018 MY heavy-duty vehicle rule and a new cost survey performed by Tetra Tech in 2014.

For two technologies, stoichiometric gasoline direct injection (SGDI) and turbocharging with engine downsizing, the agencies relied to the extent possible on the available tear-down data and scaling methodologies used in EPA’s ongoing study with FEV, Incorporated. This

¹⁷ See Draft RIA Chapter 2.3 for more detailed technology descriptions.

study consists of complete system tear-down to evaluate technologies down to the nuts and bolts to arrive at very detailed estimates of the costs associated with manufacturing them.¹⁸

For the other technologies, considering all sources of information and using the BOM approach, the agencies worked together intensively to determine component costs for each of the technologies and build up the costs accordingly. Where estimates differ between sources, we have used engineering judgment to arrive at what we believe to be the best cost estimate available today, and explained the basis for that exercise of judgment.

Once costs were determined, they were adjusted to ensure that they were all expressed in 2012 dollars (see Section IX.B.1.e of this preamble), and indirect costs were accounted for using a methodology consistent with the new ICM approach developed by EPA and used in the Phase 1 rule, and the 2012-2016 and 2017-2025 light-duty rules. NHTSA and EPA also reconsidered how costs should be adjusted by modifying or scaling content assumptions to account for differences across the range of vehicle sizes and functional requirements, and adjusted the associated material cost impacts to account for the revised content. We present the individual technology costs used in this analysis in Chapter 2.12 of the Draft RIA.

Regarding estimates for technology effectiveness, the agencies used the estimates from the 2014 Southwest Research Institute study as a baseline, which was designed specifically to inform this rulemaking. In addition, the agencies used 2017-2025 light-duty rule as a reference, and adjusted these estimates as appropriate, taking into account the unique requirement of the heavy-duty test cycles to test at curb weight plus half payload versus the light-duty requirement of curb plus 300 lb. The adjustments were made on an individual technology basis by assessing the specific impact of the added load on each technology when compared to the use of the technology on a light-duty vehicle. The agencies also considered other sources such as the 2010 NAS Report, recent CAFE compliance data, and confidential manufacturer estimates of technology effectiveness. The agencies reviewed effectiveness information from the multiple sources for each technology and ensured that such effectiveness estimates were based on technology hardware consistent with the BOM components used to estimate costs. Together, the agencies compared the multiple estimates and assessed their validity, taking care to ensure that common BOM definitions and other vehicle attributes such as performance and drivability were taken into account.

The agencies note that the effectiveness values estimated for the technologies may represent average values applied to the baseline fleet described earlier, and do not reflect the potentially limitless spectrum of possible values that could result from adding the technology to different vehicles. For example, while the agencies have estimated an effectiveness of 0.5 percent for low friction lubricants, each vehicle could have a unique effectiveness estimate depending on the baseline vehicle's oil viscosity rating. Similarly, the reduction in rolling resistance (and thus the improvement in fuel efficiency and the reduction in CO₂ emissions) due to the application of LRR tires depends not only on the unique characteristics of the tires

¹⁸ U.S. Environmental Protection Agency, "Draft Report – Light-Duty Technology Cost Analysis Pilot Study," Contract No. EP-C-07-069, Work Assignment 1-3, September 3, 2009.

originally on the vehicle, but on the unique characteristics of the tires being applied, characteristics which must be balanced between fuel efficiency, safety, and performance. Aerodynamic drag reduction is much the same—it can improve fuel efficiency and reduce CO₂ emissions, but it is also highly dependent on vehicle-specific functional objectives. For purposes of this NPRM, the agencies believe that employing average values for technology effectiveness estimates is an appropriate way of recognizing the potential variation in the specific benefits that individual manufacturers (and individual vehicles) might obtain from adding a fuel-saving technology.

The following contains a description of technologies the agencies considered in the analysis for this proposal.

(a) Engine Technologies

The agencies reviewed the engine technology estimates used in the 2017-2025 light-duty rule, the 2014-2018 heavy-duty rule, and the 2014 SwRI report. In doing so the agencies reconsidered all available sources and updated the estimates as appropriate. The section below describes both diesel and gasoline engine technologies considered for this program.

(i) Low Friction Lubricants

One of the most basic methods of reducing fuel consumption in both gasoline and diesel engines is the use of lower viscosity engine lubricants. More advanced multi-viscosity engine oils are available today with improved performance in a wider temperature band and with better lubricating properties. This can be accomplished by changes to the oil base stock (*e.g.*, switching engine lubricants from a Group I base oils to lower-friction, lower viscosity Group III synthetic) and through changes to lubricant additive packages (*e.g.*, friction modifiers and viscosity improvers). The use of 5W-30 motor oil is now widespread and auto manufacturers are introducing the use of even lower viscosity oils, such as 5W-20 and 0W-20, to improve cold-flow properties and reduce cold start friction. However, in some cases, changes to the crankshaft, rod and main bearings and changes to the mechanical tolerances of engine components may be required. In all cases, durability testing would be required to ensure that durability is not compromised. The shift to lower viscosity and lower friction lubricants will also improve the effectiveness of valvetrain technologies such as cylinder deactivation, which rely on a minimum oil temperature (viscosity) for operation.

(ii) Engine Friction Reduction

In addition to low friction lubricants, manufacturers can also reduce friction and improve fuel consumption by improving the design of both diesel and gasoline engine components and subsystems. Approximately 10 percent of the energy consumed by a vehicle is lost to friction, and just over half is due to frictional losses within the engine.¹⁹ Examples include improvements

¹⁹ “Impact of Friction Reduction Technologies on Fuel Economy,” Fenske, G. Presented at the March 2009 Chicago Chapter Meeting of the ‘Society of Tribologists and Lubricated Engineers’ Meeting, March 18th, 2009. Available at: <http://www.chicagostle.org/program/2008-2009/Impact%20of%20Friction%20Reduction%20Technologies%20on%20Fuel%20Economy%20-%20with%20VGs%20removed.pdf> (last accessed July 9, 2009).

in low-tension piston rings, piston skirt design, roller cam followers, improved crankshaft design and bearings, material coatings, material substitution, more optimal thermal management, and piston and cylinder surface treatments. Additionally, as computer-aided modeling software continues to improve, more opportunities for evolutionary friction reductions may become available. All reciprocating and rotating components in the engine are potential candidates for friction reduction, and minute improvements in several components can add up to a measurable fuel efficiency improvement.

(iii) Engine Parasitic Demand Reduction

In addition to physical engine friction reduction, manufacturers can reduce the mechanical load on the engine from parasitics, such as oil, fuel, and coolant pumps. The high-pressure fuel pumps of direct-injection gasoline and diesel engines have particularly high demand. Example improvements include variable speed or variable displacement water pumps, variable displacement oil pumps, more efficient high pressure fuel pumps, valve train upgrades and shutting off piston cooling when not needed.

(iv) Coupled Cam Phasing

Valvetrains with coupled (or coordinated) cam phasing can modify the timing of both the inlet valves and the exhaust valves an equal amount by phasing the camshaft of an overhead valve engine.²⁰ For overhead valve engines, which have only one camshaft to actuate both inlet and exhaust valves, couple cam phasing is the only variable valve timing implementation option available and requires only one cam phaser.²¹

(v) Cylinder Deactivation

In conventional spark-ignited engines throttling the airflow controls engine torque output. At partial loads, efficiency can be improved by using cylinder deactivation instead of throttling. Cylinder deactivation can improve engine efficiency by disabling or deactivating (usually) half of the cylinders when the load is less than half of the engine's total torque capability – the valves are kept closed, and no fuel is injected – as a result, the trapped air within the deactivated cylinders is simply compressed and expanded as an air spring, with reduced friction and heat losses. The active cylinders combust at almost double the load required if all of the cylinders were operating. Pumping losses are significantly reduced as long as the engine is operated in this “part-cylinder” mode.

Cylinder deactivation control strategy relies on setting maximum manifold absolute pressures or predicted torque within a range in which it can deactivate the cylinders. Noise and vibration issues reduce the operating range to which cylinder deactivation is allowed, although manufacturers are exploring vehicle changes that enable increasing the amount of time that

²⁰ Although couple cam phasing appears only in the single overhead cam and overhead valve branches of the decision tree, it is noted that a single phaser with a secondary chain drive would allow couple cam phasing to be applied to direct overhead cam engines. Since this would potentially be adopted on a limited number of direct overhead cam engines NHTSA did not include it in that branch of the decision tree.

²¹ It is also noted that coaxial camshaft developments would allow other variable valve timing options to be applied to overhead valve engines. However, since they would potentially be adopted on a limited number of overhead valve engines, NHTSA did not include them in the decision tree.

cylinder deactivation might be suitable. Some manufacturers may choose to adopt active engine mounts and/or active noise cancellations systems to address Noise Vibration and Harshness (NVH) concerns and to allow a greater operating range of activation.

Cylinder deactivation has seen a recent resurgence thanks to better valvetrain designs and engine controls. General Motors and Chrysler Group have incorporated cylinder deactivation across a substantial portion of their V8-powered lineups.

(vi) Stoichiometric Gasoline Direct Injection

SGDI engines inject fuel at high pressure directly into the combustion chamber (rather than the intake port in port fuel injection). SGDI requires changes to the injector design, an additional high pressure fuel pump, new fuel rails to handle the higher fuel pressures and changes to the cylinder head and piston crown design. Direct injection of the fuel into the cylinder improves cooling of the air/fuel charge within the cylinder, which allows for higher compression ratios and increased thermodynamic efficiency without the onset of combustion knock. Recent injector design advances, improved electronic engine management systems and the introduction of multiple injection events per cylinder firing cycle promote better mixing of the air and fuel, enhance combustion rates, increase residual exhaust gas tolerance and improve cold start emissions. SGDI engines achieve higher power density and match well with other technologies, such as boosting and variable valvetrain designs.

Several manufacturers have recently introduced vehicles with SGDI engines, including GM and Ford and have announced their plans to increase dramatically the number of SGDI engines in their portfolios.

(vii) Turbocharging and Downsizing

The specific power of a naturally aspirated engine is primarily limited by the rate at which the engine is able to draw air into the combustion chambers. Turbocharging and supercharging (grouped together here as boosting) are two methods to increase the intake manifold pressure and cylinder charge-air mass above naturally aspirated levels. Boosting increases the airflow into the engine, thus increasing the specific power level, and with it the ability to reduce engine displacement while maintaining performance. This effectively reduces the pumping losses at lighter loads in comparison to a larger, naturally aspirated engine.

Almost every major manufacturer currently markets a vehicle with some form of boosting. While boosting has been a common practice for increasing performance for several decades, turbocharging has considerable potential to improve fuel economy and reduce CO₂ emissions when the engine displacement is also reduced. Specific power levels for a boosted engine often exceed 100 hp/L, compared to average naturally aspirated engine power densities of roughly 70 hp/L. As a result, engines can be downsized roughly 30 percent or higher while maintaining similar peak output levels. In the last decade, improvements to turbocharger turbine and compressor design have improved their reliability and performance across the entire engine operating range. New variable geometry turbines and ball-bearing center cartridges allow faster turbocharger spool-up (virtually eliminating the once-common “turbo lag”) while maintaining high flow rates for increased boost at high engine speeds. Low speed torque output has been

dramatically improved for modern turbocharged engines. However, even with turbocharger improvements, maximum engine torque at very low engine speed conditions, for example launch from standstill, is increased less than at mid and high engine speed conditions. The potential to downsize engines may be less on vehicles with low displacement to vehicle mass ratios for example a very small displacement engine in a vehicle with significant curb weight, in order to provide adequate acceleration from standstill, particularly up grades or at high altitudes.

The use of GDI in combination with turbocharging and charge air cooling reduces the fuel octane requirements for knock limited combustion enabling the use of higher compression ratios and boosting pressures. Recently published data with advanced spray-guided injection systems and more aggressive engine downsizing targeted towards reduced fuel consumption and CO2 emissions reductions indicate that the potential for reducing CO2 emissions for turbocharged, downsized GDI engines may be as much as 15 to 30 percent relative to port-fuel-injected engines.^{14,15,16,17,18} Confidential manufacturer data suggests an incremental range of fuel consumption and CO2 emission reduction of 4.8 to 7.5 percent for turbocharging and downsizing. Other publicly-available sources suggest a fuel consumption and CO2 emission reduction of 8 to 13 percent compared to current-production naturally-aspirated engines without friction reduction or other fuel economy technologies: a joint technical paper by Bosch and Ricardo suggesting fuel economy gain of 8 to 10 percent for downsizing from a 5.7 liter port injection V8 to a 3.6 liter V6 with direct injection using a wall-guided direct injection system; a Renault report suggesting a 11.9 percent NEDC fuel consumption gain for downsizing from a 1.4 liter port injection in-line 4-cylinder engine to a 1.0 liter in-line 4-cylinder engine, also with wall-guided direct injection; and a Robert Bosch paper suggesting a 13 percent NEDC gain for downsizing to a turbocharged DI engine, again with wall-guided injection. These reported fuel economy benefits show a wide range depending on the SGDI technology employed.

Note that for this analysis we determined that this technology path is only applicable to heavy duty applications that have operating conditions more closely associated with light duty vehicles. This includes vans designed mainly for cargo volume or modest payloads having similar GCWR to light duty applications. These vans cannot tow trailers heavier than similar light duty vehicles and are largely already sharing engines of significantly smaller displacement and cylinder count compared to heavy duty vehicles designed mainly for trailer towing.

(viii) Cooled Exhaust-Gas Recirculation

Cooled exhaust gas recirculation or Boosted EGR is a combustion concept that involves utilizing EGR as a charge diluent for controlling combustion temperatures and cooling the EGR prior to its introduction to the combustion system. Higher exhaust gas residual levels at part load conditions reduce pumping losses for increased fuel economy. The additional charge dilution enabled by cooled EGR reduces the incidence of knocking combustion and obviates the need for fuel enrichment at high engine power. This allows for higher boost pressure and/or compression ratio and further reduction in engine displacement and both pumping and friction losses while maintaining performance. Engines of this type use GDI and both dual cam phasing and discrete variable valve lift. The EGR systems considered in this proposed rule, consistent with the proposal, would use a dual-loop system with both high and low pressure EGR loops and dual EGR coolers. The engines would also use single-stage, variable geometry turbocharging with higher intake boost pressure available across a broader range of engine operation than

conventional turbocharged SI engines. Such a system is estimated to be capable of an additional 3 to 5 percent effectiveness relative to a turbocharged, downsized GDI engine without cooled-EGR. The agencies have also considered a more advanced version of such a cooled EGR system that employs very high combustion pressures by using dual stage turbocharging.

(b) Diesel Engine Technologies

Diesel engines have several characteristics that give them superior fuel efficiency compared to conventional gasoline, spark-ignited engines. Pumping losses are much lower due to lack of (or greatly reduced) throttling. The diesel combustion cycle operates at a higher compression ratio, with a very lean air/fuel mixture, and turbocharged light-duty diesels typically achieve much higher torque levels at lower engine speeds than equivalent-displacement naturally-aspirated gasoline engines. Additionally, diesel fuel has a higher energy content per gallon.²² However, diesel fuel also has a higher carbon to hydrogen ratio, which increases the amount of CO₂ emitted per gallon of fuel used by approximately 15 percent over a gallon of gasoline.

Based on confidential business information and the 2010 NAS Report, two major areas of diesel engine design could be improved during the timeframe of this proposed rule. These areas include aftertreatment improvements and a broad range of engine improvements.

(i) Aftertreatment Improvements

The HD diesel pickup and van segment has largely adopted the SCR type of aftertreatment system to comply with criteria pollutant emission standards. As the experience base for SCR expands over the next few years, many improvements in this aftertreatment system such as construction of the catalyst, thermal management, and reductant optimization may result in a reduction in the amount of fuel used in the process. However, due to uncertainties with these improvements regarding the extent of current optimization and future criteria emissions obligations, the agencies are not considering aftertreatment improvements as a fuel-saving technology in the rulemaking analysis.

(ii) Engine Improvements

Diesel engines in the HD pickup and van segment are expected to have several improvements in their base design in the 2021-2027 timeframe. These improvements include items such as improved combustion management, optimal turbocharger design, and improved thermal management.

(c) Transmission Technologies

The agencies have also reviewed the transmission technology estimates used in the 2017-2015 light-duty and 2014-2018 heavy-duty final rules. In doing so, NHTSA and EPA considered or reconsidered all available sources including the 2014 SwRI report and updated the estimates

²² Burning one gallon of diesel fuel produces about 15 percent more carbon dioxide than gasoline due to the higher density and carbon to hydrogen ratio.

as appropriate. The section below describes each of the transmission technologies considered for the proposal.

(i) Automatic 8-Speed Transmissions

Manufacturers can also choose to replace 6-speed automatic transmissions with 8-speed automatic transmissions. Additional ratios allow for further optimization of engine operation over a wider range of conditions, but this is subject to diminishing returns as the number of speeds increases. As additional gear sets are added, additional weight and friction are introduced requiring additional countermeasures to offset these losses. Some manufacturers are replacing 6-speed automatics already, and 7- and 8-speed automatics have entered production.

(ii) High Efficiency Transmission

For this proposal, a high efficiency transmission refers to some or all of a suite of incremental transmission improvement technologies that should be available within the 2019 to 2027 timeframe. The majority of these improvements address mechanical friction within the transmission. These improvements include but are not limited to: shifting clutch technology improvements, improved kinematic design, dry sump lubrication systems, more efficient seals, bearings and clutches (reducing drag), component superfinishing and improved transmission lubricants.

(d) Electrification/Accessory Technologies

(i) Electrical Power Steering or Electrohydraulic Power Steering

Electric power steering (EPS) or Electrohydraulic power steering (EHPS) provides a potential reduction in CO₂ emissions and fuel consumption over hydraulic power steering because of reduced overall accessory loads. This eliminates the parasitic losses associated with belt-driven power steering pumps which consistently draw load from the engine to pump hydraulic fluid through the steering actuation systems even when the wheels are not being turned. EPS is an enabler for all vehicle hybridization technologies since it provides power steering when the engine is off. EPS may be implemented on most vehicles with a standard 12V system. Some heavier vehicles may require a higher voltage system which may add cost and complexity.

(ii) Improved Accessories

The accessories on an engine, including the alternator, coolant and oil pumps are traditionally mechanically-driven. A reduction in CO₂ emissions and fuel consumption can be realized by driving them electrically, and only when needed (“on-demand”).

Electric water pumps and electric fans can provide better control of engine cooling. For example, coolant flow from an electric water pump can be reduced and the radiator fan can be shut off during engine warm-up or cold ambient temperature conditions which will reduce warm-up time, reduce warm-up fuel enrichment, and reduce parasitic losses.

Indirect benefit may be obtained by reducing the flow from the water pump electrically during the engine warm-up period, allowing the engine to heat more rapidly and thereby

reducing the fuel enrichment needed during cold operation and warm-up of the engine. Faster oil warm-up may also result from better management of the coolant warm-up period. Further benefit may be obtained when electrification is combined with an improved, higher efficiency engine alternator used to supply power to the electrified accessories.

Intelligent cooling can more easily be applied to vehicles that do not typically carry heavy payloads, so larger vehicles with towing capacity present a challenge, as these vehicles have high cooling fan loads.²³ However, towing vehicles tend to have large cooling system capacity and flow scaled to required heat rejection levels when under full load situations such as towing at GCWR in extreme ambient conditions. During almost all other situations, this design characteristic may result in unnecessary energy usage for coolant pumping and heat rejection to the radiator.

The agencies considered whether to include electric oil pump technology for the rulemaking. Because it is necessary to operate the oil pump any time the engine is running, electric oil pump technology has insignificant effect on efficiency. Therefore, the agencies decided to not include electric oil pump technology.

(iii) Mild Hybrid

Mild hybrid systems offer idle-stop functionality and a limited level of regenerative braking and power assist. These systems replace the conventional alternator with a belt or crank driven starter/alternator and may add high voltage electrical accessories (which may include electric power steering and an auxiliary automatic transmission pump). The limited electrical requirements of these systems allow the use of lead-acid batteries or supercapacitors for energy storage, or the use of a small lithium-ion battery pack.

(iv) Strong Hybrid

A hybrid vehicle is a vehicle that combines two significant sources of propulsion energy, where one uses a consumable fuel (like gasoline), and one is rechargeable (during operation, or by another energy source). Hybrid technology is well established in the U.S. light-duty market and more manufacturers are adding hybrid models to their lineups. Hybrids reduce fuel consumption through three major mechanisms:

- The internal combustion engine can be optimized (through downsizing, modifying the operating cycle, or other control techniques) to operate at or near its most efficient point more of the time. Power loss from engine downsizing can be mitigated by employing power assist from the secondary power source.
- A significant amount of the energy normally lost as heat while braking can be captured and stored in the energy storage system for later use.

²³ In the CAFE model, improved accessories refers solely to improved engine cooling. However, EPA has included a high efficiency alternator in this category, as well as improvements to the cooling system.

- The engine is turned off when it is not needed, such as when the vehicle is coasting or when stopped.

Hybrid vehicles utilize some combination of the three above mechanisms to reduce fuel consumption and CO2 emissions. The effectiveness of fuel consumption and CO2 reduction depends on the utilization of the above mechanisms and how aggressively they are pursued. One area where this variation is particularly prevalent is in the choice of engine size and its effect on balancing fuel economy and performance. Some manufacturers choose not to downsize the engine when applying hybrid technologies. In these cases, overall performance (acceleration) is typically improved beyond the conventional engine. However, fuel efficiency improves less than if the engine was downsized to maintain the same performance as the conventional version. The non-downsizing approach is used for vehicles like trucks where towing and/or hauling are an integral part of their performance requirements. In these cases, if the engine is downsized, the battery can be quickly drained during a long hill climb with a heavy load, leaving only a downsized engine to carry the entire load. Because towing capability is currently a heavily-marketed truck attribute, manufacturers are hesitant to offer a truck with downsized engine which can lead to a significantly diminished towing performance when the battery state of charge level is low, and therefore engines are traditionally not downsized for these vehicles.

Strong Hybrid technology utilizes an axial electric motor connected to the transmission input shaft and connected to the engine crankshaft through a clutch. The axial motor is a motor/generator that can provide sufficient torque for launch assist, all electric operation, and the ability to recover significant levels of braking energy.

(e) Vehicle Technologies

(i) Mass Reduction

Mass reduction is a technology that can be used in a manufacturer's strategy to meet the Heavy Duty Greenhouse Gas Phase 2 standards. Vehicle mass reduction (also referred to as "down-weighting" or "light-weighting"), decreases fuel consumption and GHG emissions by reducing the energy demand needed to overcome inertia forces, and rolling resistance. Automotive companies have worked with mass reduction technologies for many years and a lot of these technologies have been used in production vehicles. The weight savings achieved by adopting mass reduction technologies offset weight gains due to increased vehicle size, larger powertrains, and increased feature content (sound insulation, entertainment systems, improved climate control, panoramic roof, etc.). Sometimes mass reduction has been used to increase vehicle towing and payload capabilities.

Manufacturers employ a systematic approach to mass reduction, where the net mass reduction is the addition of a direct component or system mass reduction, also referred to as primary mass reduction, plus the additional mass reduction taken from indirect ancillary systems and components, also referred to as secondary mass reduction or mass compounding. There are more secondary mass reductions achievable for light-duty vehicles compared to heavy-duty vehicles, which are limited due to the higher towing and payload requirements for these vehicles.

Mass reduction can be achieved through a number of approaches, even while maintaining other vehicle functionalities. As summarized by NAS in its 2011 light duty vehicle report,²⁴ there are two key strategies for primary mass reduction: 1) changing the design to use less material; 2) substituting lighter materials for heavier materials.

The first key strategy of using less material compared to the baseline component can be achieved by optimizing the design and structure of vehicle components, systems and vehicle structure. Vehicle manufacturers have long used these continually-improving CAE tools to optimize vehicle designs. For example, the Future Steel Vehicle (FSV) project²⁵ sponsored by WorldAutoSteel used three levels of optimization: topology optimization, low fidelity 3G (Geometry Grade and Gauge) optimization, and subsystem optimization, to achieve 30 percent mass reduction in the body structure of a vehicle with a mild steel unibody structure. Using less material can also be achieved through improving the manufacturing process, such as by using improved joining technologies and parts consolidation. This method is often used in combination with applying new materials.

The second key strategy to reduce mass of an assembly or component involves the substitution of lower density and/or higher strength materials. Material substitution includes replacing materials, such as mild steel, with higher-strength and advanced steels, aluminum, magnesium, and composite materials. In practice, material substitution tends to be quite specific to the manufacturer and situation. Some materials work better than others for particular vehicle components, and a manufacturer may invest more heavily in adjusting to a particular type of advanced material, thus complicating its ability to consider others. The agencies recognize that like any type of mass reduction, material substitution has to be conducted not only with consideration to maintaining equivalent component strength, but also to maintaining all the other attributes of that component, system or vehicle, such as crashworthiness, durability, and noise, vibration and harshness (NVH).

If vehicle mass is reduced sufficiently through application of the two primary strategies of using less material and material substitution described above, secondary mass reduction options may become available. Secondary mass reduction is enabled when the load requirements of a component are reduced as a result of primary mass reduction. If the primary mass reduction reaches a sufficient level, a manufacturer may use a smaller, lighter, and potentially more efficient powertrain while maintaining vehicle acceleration performance. If a powertrain is downsized, a portion of the mass reduction may be attributed to the reduced torque requirement which results from the lower vehicle mass. The lower torque requirement enables a reduction in engine displacement, changes to transmission torque converter and gear ratios, and changes to final drive gear ratio. The reduced powertrain torque enables the downsizing and/or mass reduction of powertrain components and accompanying reduced rotating mass (e.g., for transmission, driveshafts/halfshafts, wheels, and tires) without sacrificing powertrain durability. Likewise, the combined mass reductions of the engine, drivetrain, and body in turn reduce

²⁴ Committee on the Assessment of Technologies for Improving Light-Duty Vehicle Fuel Economy; National Research Council, "Assessment of Fuel Economy Technologies for Light-Duty Vehicles", 2011. Available at http://www.nap.edu/catalog.php?record_id=12924 (last accessed Jun 27, 2012).

²⁵ SAE World Congress, "Focus B-pillar 'tailor rolled' to 8 different thicknesses," Feb. 24, 2010. Available at <http://www.sae.org/mags/AEI/7695> (last accessed Jun. 10, 2012).

stresses on the suspension components, steering components, wheels, tires, and brakes, which can allow further reductions in the mass of these subsystems. Reducing the unsprung masses such as the brakes, control arms, wheels, and tires further reduce stresses in the suspension mounting points, which will allow for further optimization and potential mass reduction. However, pickup trucks have towing and hauling requirements which must be taken into account when determining the amount of secondary mass reduction that is possible and so it is less than that of passenger cars.

Ford's MY 2015 F-150 is one example of a light duty manufacturer who has begun producing high volume vehicles with a significant amount of mass reduction identified, specifically 250 to 750 lb per vehicle²⁶. The vehicle is an aluminum intensive design and includes an aluminum cab structure, body panels, and suspension components, as well as a high strength steel frame and a smaller, lighter and more efficient engine. The Executive Summary to Ducker Worldwide's 2014 report²⁷ states that the MY 2015 F-150 contains 1080 pounds of aluminum with at least half of this being aluminum sheet and extrusions for body and closures. Ford engine range for its light duty truck fleet includes a 2.7L EcoBoost V-6. It is possible that the strategy of aluminum body panels will be applied to the heavy duty F-250 and F-350 versions when they are redesigned.²⁸

The EPA recently completed a multi-year study with FEV North America, Inc. on the lightweighting of a light-duty pickup truck, a 2011 GMC Silverado, titled "Mass Reduction and Cost Analysis –Light-Duty Pickup Trucks Model Years 2020-2025"²⁹. Results contain a cost curve for various mass reduction percentages with the main solution being evaluated for a 21.4 percent (511 kg/1124 lb) mass reduction resulting in an increased direct incremental manufacturing cost of \$2228. In addition, the report outlines the compounding effect that occurs in a vehicle with performance requirements including hauling and towing. Secondary mass evaluation was performed on a component level based on an overall 20 percent vehicle mass reduction. Results revealed 84 kg of the 511 kg, or 20 percent, were from secondary mass reduction. Information on this study is summarized in SAE paper 2015-01-0559. DOT has also sponsored an on-going pickup truck lightweighting project. This project uses a more recent baseline vehicle, a MY 2014 GMC Silverado, and the project will be finished by early 2016. Both projects will be utilized for the light-duty GHG and CAFE Midterm Evaluation mass reduction baseline characterization and may be used to update assumptions of mass reduction for HD pickups and vans for the final Phase 2 rulemaking.

In order to determine if technologies identified on light duty trucks are applicable to heavy-duty pickups, the EPA also contracted with FEV North America, Inc. to perform a scaling

²⁶ "2008/9 Blueprint for Sustainability," Ford Motor Company. Available at: <http://www.ford.com/go/sustainability> (last accessed February 8, 2010).

²⁷ "2015 North American Light Vehicle Aluminum Content Study – Executive Summary", June 2014, <http://www.drivealuminum.org/research-resources/PDF/Research/2014/2014-ducker-report> (last accessed February 26, 2015)

²⁸ <http://www.foxnews.com/leisure/2014/09/30/ford-confirms-increased-aluminum-use-on-next-gen-super-duty-pickups/>

²⁹ "Mass Reduction and Cost Analysis – Light-Duty Pickup Trucks Model Years 2020-2025", FEV, North America, Inc., April 2015, Document no. EPA-420-R-15-006.

study in order to evaluate the technologies identified for the light-duty truck would be applicable for a heavy-duty pickup truck, in this study a Silverado 2500, a Mercedes Sprinter and a Renault Master. This report is currently being drafted and will be peer reviewed and finalized between the NPRM and FRM. The specific results will be presented in the final rulemaking and may be used to update assumptions of mass reduction for the FRM.

The RIA for this rulemaking shows that mass reduction is assumed to be part of the strategy for compliance for HD pickups and vans. The assumptions of mass reduction for HD pickups and vans as used in this analysis were taken from the recent light-duty fuel economy/GHG rulemaking for light-duty pickup trucks, though they may be updated for the FRM based upon the on-going EPA and NHTSA lightweighting studies as well as other information received in the interim. The cost and effectiveness assumptions for mass reduction technology are described in the RIA.

(ii) Low Rolling Resistance Tires

Tire rolling resistance is the frictional loss associated mainly with the energy dissipated in the deformation of the tires under load and thus influences fuel efficiency and CO₂ emissions. Other tire design characteristics (*e.g.*, materials, construction, and tread design) influence durability, traction (both wet and dry grip), vehicle handling, and ride comfort in addition to rolling resistance. A typical LRR tire's attributes would include: increased tire inflation pressure, material changes, and tire construction with less hysteresis, geometry changes (*e.g.*, reduced aspect ratios), and reduction in sidewall and tread deflection. These changes would generally be accompanied with additional changes to suspension tuning and/or suspension design.

(iii) Aerodynamic Drag Reduction

Many factors affect a vehicle's aerodynamic drag and the resulting power required to move it through the air. While these factors change with air density and the square and cube of vehicle speed, respectively, the overall drag effect is determined by the product of its frontal area and drag coefficient, Cd. Reductions in these quantities can therefore reduce fuel consumption and CO₂ emissions. Although frontal areas tend to be relatively similar within a vehicle class (mostly due to market-competitive size requirements), significant variations in drag coefficient can be observed. Significant changes to a vehicle's aerodynamic performance may need to be implemented during a redesign (*e.g.*, changes in vehicle shape). However, shorter-term aerodynamic reductions, with a somewhat lower effectiveness, may be achieved through the use of revised exterior components (typically at a model refresh in mid-cycle) and add-on devices that currently being applied. The latter list would include revised front and rear fascias, modified front air dams and rear valances, addition of rear deck lips and underbody panels, and lower aerodynamic drag exterior mirrors.

(6) What Are the Projected Technology Effectiveness Values and Costs

The assessment of the technology effectiveness and costs was determined from a combination of sources. First an assessment was performed by SwRI under contract with the

agencies to determine the effectiveness and costs on several technologies that were generally not considered in the Phase 1 GHG rule time frame. Some of the technologies were common with the light-duty assessment but the effectiveness and costs of individual technologies were appropriately adjusted to match the expected effectiveness and costs when implemented in a heavy-duty application. Finally, the agencies performed extensive outreach to suppliers of engine, transmission and vehicle technologies applicable to heavy-duty applications to get industry input on cost and effectiveness of potential GHG and fuel consumption reducing technologies.

To achieve the levels of the proposed standards for gasoline and diesel powered heavy-duty vehicles, a combination of the technologies previously discussed would be required respective to unique gasoline and diesel technologies and their challenges. Although some of the technologies may already be implemented in a portion of heavy-duty vehicles, none of the technologies discussed are considered ubiquitous in the heavy-duty fleet. Also, as would be expected, the available test data show that some vehicle models would not need the full complement of available technologies to achieve the proposed standards. Furthermore, many technologies can be further improved (e.g., aerodynamic improvements) from today's best levels, and so allow for compliance without needing to apply a technology that a manufacturer might deem less desirable.

Technology costs for HD pickups and vans are shown in Table VI-4~~Table VI-4~~. These costs reflect direct and indirect costs to the vehicle manufacturer for the 2021 model year. See Chapter 2 of the Draft RIA for a more complete description of the basis of these costs.

Table VI-4 Technology Costs for HD Pickups & Vans Inclusive of Indirect Cost Markups for MY2021 (2012\$)

Technology	Gasoline	Diesel
Engine changes to accommodate low friction lubes	\$6	\$6
Engine friction reduction – level 1	\$116	\$116
Engine friction reduction – level 2	\$254	\$254
Dual cam phasing	\$183	\$183
Cylinder deactivation	\$196	N/A
Stoichiometric gasoline direct injection	\$451	N/A
Turbo improvements	N/A	\$16
Cooled EGR	\$373	\$373
Turbocharging & downsizing ^a	\$671	N/A
“Right-sized” diesel from larger diesel	N/A	\$0
8s automatic transmission (increment to 6s automatic transmission)	\$457	\$457
Improved accessories – level 1	\$82	\$82
Improved accessories – level 2	\$132	\$132
Low rolling resistance tires – level 1	\$10	\$10
Passive aerodynamic improvements (aero 1)	\$51	\$51
Passive plus Active aerodynamic improvements (aero2)	\$230	\$230
Electric (or electro/hydraulic) power steering	\$151	\$151
Mass reduction (10% on a 6500 lb vehicle)	\$318	\$318
Driveline friction reduction	\$139	\$139
Stop-start (no regenerative braking)	\$539	\$539
Mild HEV	\$2730	\$2730
Strong HEV without inclusion of any engine changes	\$6779	\$6779

^a Cost to downsize from a V8 OHC to a V6 OHC engine with twin turbos.

As noted above, the CAFE model works by adding technologies in an incremental fashion to each particular vehicle in a manufacturer’s fleet until that fleet complies with the imposed standards. It does this by following a predefined set of decision trees whereby the particular vehicle is placed on the appropriate decision tree and it follows the predefined progression of technology available on that tree. At each step along the tree, a decision is made regarding the cost of a given technology relative to what already exists on the vehicle along with the fuel consumption improvement it provides relative to the fuel consumption at the current location on the tree, prior to deciding whether to take that next step on the tree or remain in the current location. Because the model works in this way, the input files must be structured to provide costs and effectiveness values for each technology relative to whatever technologies have been added in earlier steps along the tree. Table VI-5Table VI-5 presents the cost and effectiveness values used in the CAFE model input files.

Table VI-5 CAFE Model Input Values for Cost & Effectiveness for Given Technologies^a

Technology	FC Savings	Incremental Cost (2012\$) ^{a,b}		
		2021	2025	2027
Improved Lubricants and Engine Friction Reduction	1.60%	24	24	23
Coupled Cam Phasing (SOHC)	3.82%	48	43	39
Dual Variable Valve Lift (SOHC)	2.47%	42	37	34
Cylinder Deactivation (SOHC)	3.70%	34	30	27
Intake Cam Phasing (DOHC)	0.00%	48	43	39
Dual Cam Phasing (DOHC)	3.82%	46	40	37
Dual Variable Valve Lift (DOHC)	2.47%	42	37	34
Cylinder Deactivation (DOHC)	3.70%	34	30	27
Stoichiometric Gasoline Direct Injection (OHC)	0.50%	71	61	56
Cylinder Deactivation (OHV)	3.90%	216	188	172
Variable Valve Actuation (OHV)	6.10%	54	47	43
Stoichiometric Gasoline Direct Injection (OHV)	0.50%	71	61	56
Engine Turbocharging and Downsizing				
Small Gasoline Engines	8.00%	518	441	407
Medium Gasoline Engines	8.00%	-12	-62	-44
Large Gasoline Engines	8.00%	623	522	456
Cooled Exhaust Gas Recirculation	3.04%	382	332	303
Cylinder Deactivation on Turbo/downsized Eng.	1.70%	33	29	26
Lean-Burn Gasoline Direct Injection	4.30%	1,758	1,485	1,282
Improved Diesel Engine Turbocharging	2.51%	22	19	18
Engine Friction & Parasitic Reduction				
Small Diesel Engines	3.50%	269	253	213
Medium Diesel Engines	3.50%	345	325	273
Large Diesel Engines	3.50%	421	397	334
Downsizing of Diesel Engines (V6 to I-4)	11.10%	0	0	0
8-Speed Automatic Transmission ^c	5.00%	482	419	382

Electric Power Steering	1.00%	160	144	130
Improved Accessories (Level 1)	0.93%	93	83	75
Improved Accessories (Level 2)	0.93%	57	54	46
Stop-Start System	1.10%	612	517	446
Integrated Starter-Generator	3.20%	1,040	969	760
Strong Hybrid Electric Vehicle	17.20%	3,038	2,393	2,133
Mass Reduction (5%)	1.50%	0.28	0.24	0.21
Mass Reduction (additional 5%)	1.50%	0.87	0.75	0.66
Reduced Rolling Resistance Tires	1.10%	10	9	9
Low-Drag Brakes	0.40%	106	102	102
Driveline Friction Reduction	0.50%	153	137	124
Aerodynamic Improvements (10%)	0.70%	58	52	47
Aerodynamic Improvements (add'l 10%)	0.70%	193	182	153

^a Values for other model years available in CAFE model input files available at NHTSA web site.

^b For mass reduction, cost reported on mass basis (per pound of curb weight reduction).

^c 8 speed automatic transmission costs include costs for high efficiency gearbox and aggressive shift logic whereas those costs were kept separate in prior analyses.

(7) Summary of Alternatives Analysis

The major outputs of the CAFE model analysis are summarized in ~~Table VI-6~~Table VI-6 and ~~Table VI-7~~Table VI-7 below for the flat and dynamic baselines, respectively. For a more detailed analysis of the alternatives, please refer to Section D below as well as the draft RIA.

Table VI-6 Summary of HD Pickup and Van Alternatives' Analysis – Method A using the Flat Baseline

Alternative	2	3	4	5
Annual Standard Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase through MY	2025	2027	2025	2025
Total Stringency Increase	9.6%	16.2%	16.3%	18.5%
Average Fuel Economy (miles per gallon)				
Required	19.05	20.58	20.58	21.14
Achieved	19.12	20.58	20.83	21.32
Average Fuel Consumption (gallons /100 mi.)				
Required	5.25	4.86	4.86	4.73
Achieved	5.23	4.86	4.80	4.69
Average Greenhouse Gas Emissions (g/mi)				
Required	495	458	458	446
Achieved	493	458	453	442
Incremental Technology Cost (vs. No-Action)				
Average (\$/vehicle) ^a	700	1,324	1,804	2,135
Payback period (m) ^b	24	26	34	36
Total (\$m)	529	1,001	1,363	1,614
Benefit-Cost Summary, MYs 2021 - 2030 (\$billion) ^b				
Fuel Savings (bil. gall.)	6.1	10.1	11.9	13.3
CO2 Reduction (mmt)	73	118	139	155
Total Social Cost	3.3	5.6	8.7	10.2
Total Social Benefit	18.4	29.0	34.4	37.9
Net Social Benefit	15.1	23.4	25.7	27.7

^a Values also used in Method B

^b at a 3% discount rate.

Table VI-7 Summary of HD Pickup and Van Alternatives' Analysis – Method A using the Dynamic Baseline

Alternative	2	3	4	5
Annual Standard Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase through MY	2025	2027	2025	2025
Total Stringency Increase	9.6%	16.2%	16.3%	18.5%
Average Fuel Economy (miles per gallon)				
Required	19.04	20.57	20.57	21.14
Achieved	19.14	20.61	20.83	21.27
Average Fuel Consumption (gallons /100 mi.)				
Required	5.25	4.86	4.86	4.73
Achieved	5.22	4.85	4.80	4.70
Average Greenhouse Gas Emissions (g/mi)				
Required	495	458	458	446
Achieved	491	458	453	444
Incremental Technology Cost (vs. No-Action)				
Average (\$/vehicle) ^a	578	1,348	1,655	2,080
Payback period (m) ^b	25	31	34	38
Total (\$m)	437	1,019	1,251	1,572
Benefit-Cost Summary, MYs 2021 - 2030 (\$billion) ^b				
Fuel Savings (bil. gall.)	5.0	8.9	10.5	11.9
CO2 Reduction (mmt)	59	104	122	139
Total Social Cost	3.3	6.8	9.5	13.0
Total Social Benefit	14.3	23.6	28.2	32.8
Net Social Benefit	11.0	16.8	18.7	19.8

^a Values also used in Method B

^b at a 3% discount rate.

In general, the proposed standards are projected to cause manufacturers to produce HD pickups and vans that are lighter, more aerodynamic, and more technologically complex across all the alternatives, while social benefits continue to increase across all alternatives. As shown, there is a major difference between the relatively small improvements in required fuel

consumption and average incremental technology cost between the alternatives, suggesting that the challenge of improving fuel consumption and CO₂ emissions accelerates as stringency increases (i.e., that there may be a “knee” in the dependence of the challenge and on the stringency). Despite the fact that the required average fuel consumption level only changes by 3 percent between Alternative 4 and Alternative 5, average technology cost increases by more than 25 percent.

Note further that the difference in estimated costs, effectiveness, degree of technology penetration required, and overall benefits do not vary significantly under either the flat or dynamic baseline assumptions. The agencies view these results as corroborative of the basic reasonableness of the approach proposed.

(8) Consistency of the Proposed Standards with the Agencies’ Respective Legal Authorities

Based on the information currently before the agencies, we believe that Alternative 3 would be maximum feasible and appropriate for this segment for the model years in question. EPA believes this and reflects a reasonable consideration balancing of the statutory factors of technology effectiveness, feasibility, cost, lead time, and safety for purposes of CAA sections 202 (a)(1) and (2). NHTSA believes this proposal is consistent with its authority under EISA to adopt standards that are appropriate, cost-effective, and technological feasible. The agencies have projected a compliance path for the proposed standards showing aggressive implementation of technologies that the agencies consider to be available in the time frame of this rule. Under this approach, manufacturers are expected to implement these technologies at aggressive adoption rates on essentially all vehicles across this sector by 2027 model year. In the case of several of these technologies, adoption rates are projected to approach 100 percent. This includes a combination of engine, transmission and vehicle technologies as described in this section across every vehicle. The proposal also is premised on less aggressive penetration of particular advanced technologies, including strong hybrid electric vehicles.

We project the proposed standards to be achievable within known design cycles, and we believe these standards would allow different paths to compliance in addition to the one we outline and cost here. As discussed below and throughout this analysis, our proposal places a higher value on maintaining functionality and capability of vehicles designed for work (versus light-duty), and on the assurance of in use reliability and market acceptance of new technology, particularly in initial model years of the program. Nevertheless, it may be possible to have additional adoption rates of the technologies than we project so that further reductions could be available at reasonable cost and cost-effectiveness.

Alternative 4 is also discussed in detail below because the agencies believe it has the potential to be the maximum feasible alternative, and otherwise appropriate. The agencies could decide to adopt Alternative 4, in whole or in part, in the final rule. In particular, the agencies believe Alternative 4, which would achieve the same stringency as the proposed standards with two years less lead time, merits serious consideration. However, the agencies are uncertain whether the projected technologies and market penetration rates that could be necessary to meet the stringencies would be practicable within the lead time provided in Alternative 4. The

proposed standards are generally designed to achieve the levels of fuel consumption and GHG stringency that Alternative 4 would achieve, but with several years of additional lead time, meaning that manufacturers could, in theory, apply new technology at a more gradual pace and with greater flexibility. The agencies seek comment on these alternatives, including their corresponding lead times.

Alternative 4 is based on a year-over-year increase in stringency of 3.5 percent in MYs 2021-2025 whereas the proposed preferred Alternative 3 is based on a 2.5 percent year-over-year increase in stringency in MY 2021-2027. The agencies project that the higher rate of increase in stringency associated with Alternative 4 and the shorter lead time would necessitate the use of a different technology mix under Alternative 4 compared to Alternative 3. Alternative 3 would achieve the same final stringency increase as Alternative 4 at about 80 percent of the average per-vehicle cost increase, and without the expected deployment of more advanced technology at high penetration levels. In particular, under the agencies' primary analysis that includes the use of strong hybrids manufacturers are estimated to deploy strong hybrids in approximately 8 percent of new vehicles (in MY2027) under Alternative 3, compared to 12 percent under Alternative 4 (in MY 2025). Less aggressive electrification technologies also appear on 33 percent of new vehicles simulated to be produced in MY2027 under Alternative 4, but are not necessary under Alternative 3. Additionally, it is important to note that due to the shorter lead time of Alternative 4, there are fewer vehicle refreshes and redesigns during the phase-in period of MY 2021-2025. While the CAFE model's algorithm accounts for manufacturers' consideration of upcoming stringency changes and credit carry-forward, the steeper ramp-up of the standard in Alternative 4, coupled with the five-year credit life, results in a prediction that manufacturers would take less cost-effective means to comply with the standards compared with the proposed alternative 3 phase-in period of MY 2021-2027. For example, the model predicts that some manufacturers would not implement any amount of strong hybrids on their vans during the 2021-2025 timeframe and instead would implement less effective technologies such as mild hybrids at higher rates than what would otherwise have been required if they had implemented a small percentage of strong hybrids. Whereas for Alternative 3, the longer, shallower phase-in of the standards allows for more compliance flexibility and closer matching with the vehicle redesign cycles, which (as noted above) can be up to ten years for HD vans.

There is also a high degree of sensitivity to the estimated effectiveness levels of individual technologies. At high penetration rates of all technologies on a vehicle, the result of a reduced effectiveness of even a single technology could be non-compliance with the standards. If the standards do not account for this uncertainty, there would be a real possibility that a manufacturer who followed the exact technology path we project would not meet their target because a technology performed slightly differently in their application. NHTSA has explored this uncertainty, among others, in the uncertainty analysis described in Section D below.

As discussed above, the proposed Alternative 3 standards and the Alternative 4 standards are based on the application of the technologies described in this section. These technologies are projected to be available within the lead time provided under Alternative 3 – i.e., by MY 2027, as discussed in Draft RIA Chapter 2.6. The proposed standards and Alternative 4 would require an aggressive implementation schedule of most of these technologies during the program phase-in. Heavy-duty pickups and vans would need to have a combination of many individual technologies to achieve the proposed standards. The proposed standards are projected to yield

significant emission and fuel consumption reductions without requiring a large segment transition to strong hybrids, a technology that while successful in light-duty passenger cars, cross-over vehicles and SUVs, may impact vehicle work capabilities³⁰ and have questionable customer acceptance in a large portion of this segment dedicated to towing³¹.

~~Table VI-8~~Table VI-8 below shows that the agencies' analysis estimates that the most cost-effective way to meet the requirements of Alternative 3 would be to use strong hybrids in up to 9.9 percent of pickups and 5.5 percent of vans on an industry-wide basis whereas Alternative 4 shows strong hybrids on up to 19 percent of pickups. The analysis shows that the two years of additional lead time provided by the proposed Alternative 3 would provide manufacturers with a better opportunity to maximize the use of more cost effective technologies over time thereby reducing the need for strong hybrids which may be particularly challenging for this market segment. The agencies seek comment on the potential use of technologies in response to Alternatives 3 and 4, as well as the corresponding lead times proposed in each alternative.

³⁰ Hybrid batteries, motors and electronics generally add weight to a vehicle and require more space which can result in conflicts with payload weight and volume objectives.

³¹ Hybrid electric systems are not sized for situations when vehicles are required to do trailer towing where the combined weight of vehicle and trailer is 2 to 4 times that of the vehicle alone. During these conditions, the hybrid system will have reduced effectiveness. Sizing the system for trailer towing is prohibitive with respect to hybrid component required sizes and the availability of locations to place larger components like batteries.

Table VI-8 CAFE Model Technology Adoption Rates for Proposal and Alternative 4 Summary – Flat Baseline

	Proposal (2.5% per year) 2021 to 2027		Alternative 4 (3.5% per year) 2021 to 2025	
Technology	<i>Pickup Trucks</i>	<i>Vans</i>	<i>Pickup Trucks</i>	<i>Vans</i>
Low friction lubricants	100%	100%	100%	100%
Engine friction reduction	100%	100%	100%	100%
Cylinder deactivation	22%	19%	22%	19%
Variable valve timing	22%	82%	22%	82%
Gasoline direct injection	0%	63%	0%	80%
Diesel engine improvements	60%	3.6%	60%	3.6%
Turbo downsized engine	0%	63%	0%	63%
8 speed transmission	98%	92%	98%	92%
Low rolling resistance tires	100%	92%	100%	59%
Aerodynamic drag reduction	100%	100%	100%	100%
Mass reduction and materials	100%	100%	100%	100%
Electric power steering	100%	49%	100%	46%
Improved accessories	100%	87%	100%	36%
Low drag brakes	100%	45%	100%	45%
Stop/start engine systems	0%	0%	15%	1.5%
Mild hybrid	0%	0%	29%	15%
Strong hybrid	9.9%	5.5%	19%	0%

As discussed earlier, the agencies also conducted a sensitivity analysis to determine a compliance pathway where no strong hybrids would be selected. Although the agencies project that strong hybrids may be the most cost effective approach, manufacturers may select another compliance path. This no strong hybrid analysis included the use of downsized turbocharged engine in vans currently equipped with large V-8 engines. Turbo-downsized engines were not allowed on 6+ liter gasoline vans in the primary analysis because the agencies sought to preserve consumer choice with respect to vans that have large V-8s for towing. However, given the recent introduction of vans with considerable towing capacity and turbo-downsized engines, the agencies believe it would be feasible for vans in the time-frame of this proposed rule. Table VI-9 below reflects the difference in penetration rates of technologies for the proposal and Alternative 4 if strong hybridization is not chosen as a technology pathway. For simplicity, pickup trucks and vans are combined into a single industry wide penetration rate. While strong hybridization may provide the most cost effective path for a manufacturer to comply with the Proposal or Alternative 4, there are other means to comply with the requirements, mainly a 20 percent penetration rate of mild hybrids for the Proposal or a 66 percent penetration of mild hybrids for Alternative 4. The modeling of both alternatives predicts a 1 to 4 percent penetration of stop/start engine systems.

The table also shows that when strong hybrids are used as a pathway to compliance, penetration rates of all hybrid technologies increase substantially between the proposal and Alternative 4. The analysis predicts an increase in strong hybrid penetration from 8 percent to 12 percent, a 23 percent penetration of mild hybrids and a 10 percent penetration stop/start engine systems for Alternative 4 compared with the proposal. Also, by having the final standards apply in MY2027 instead of MY2025, the proposal is not premised on use of any mild hybrids or stop/start engine systems to achieve the same level of stringency as Alternative 4.

Table VI-9 CAFE Model Technology Adoption Rates for Proposal and Alternative 4 Combined Fleet and Fuels Summary– Flat Baseline

	Proposal (2.5% per year) 2021 to 2027		Alternative 4 (3.5% per year) 2021 to 2025	
Technology	<i>With strong hybrids</i>	<i>Without strong hybrids</i>	<i>With strong hybrids</i>	<i>Without strong hybrids</i>
Low friction lubricants	100%	100%	100%	100%
Engine friction reduction	100%	100%	100%	100%
Cylinder deactivation	21%	22%	21%	14%
Variable valve timing	46%	46%	46%	46%
Gasoline direct injection	25%	45%	31%	45%
Diesel engine improvements	38%	38%	38%	38 %
Turbo downsized engine ^a	25%	31%	25%	31%
8 speed transmission	96%	96%	96%	96%
Low rolling resistance tires	97%	97%	84%	84%
Aerodynamic drag reduction	100%	100%	100%	100%
Mass reduction and materials	100%	100%	100%	100%
Electric power steering	80%	92%	79%	79%
Improved accessories	67%	77%	75%	75%
Low drag brakes	78%	93%	78%	78%
Stop/start engine systems	0%	1 %	10%	4%
Mild hybrid	0%	20%	23%	66%
Strong hybrid	8%	0%	12%	0%

^a The 6+ liter V8 vans were allowed to convert to turbocharged and downsized engines in the “without strong hybrid” analysis for both the Proposal and the Alternative 4 to provide a compliance path.

Table VI-10 and Table VI-11 below provide a further breakdown of projected technology adoption rates specifically for gasoline-fueled pickups and vans which shows potential adoption rates of strong hybrids for each vehicle type. Strong hybrids are not projected to be used in diesel applications. The Alternative 4 analysis shows the use of strong hybrids in up to 48 percent of gasoline pickups, depending on the mix of strong and mild hybrids, and stop/start engine systems in 20 percent of gasoline pickups (the largest gasoline HD segment). It is important to note that this analysis only shows one pathway to compliance, and the manufacturers may make other decisions, e.g., changing the mix of strong vs. mild hybrids, or applying electrification technologies to HD vans instead. The technology adoption rates

projected for gasoline pickups and gasoline vans due to the proposed Alternative 3 and Alternative 4 are shown in Table VI-10 and Table VI-11, respectively.

Table VI-10 CAFE Model Technology Adoption Rates for Proposal and Alternative 4 on Gasoline Pickup Trucks – Flat Baseline

Technology	Proposal (2.5% per year) 2021 to 2027		Alternative 4 (3.5% per year) 2021 to 2025	
	<i>With strong hybrids</i>	<i>Without strong hybrids</i>	<i>With strong hybrids</i>	<i>Without strong hybrids</i>
Low friction lubricants	100%	100%	100%	100%
Engine friction reduction	100%	100%	100%	100%
Cylinder deactivation	56%	56%	56%	56%
Variable valve timing	56%	56%	56%	56%
Gasoline direct injection	0%	56%	0%	56%
8 speed transmission	100%	100%	100%	100%
Low rolling resistance tires	100%	100%	100%	100%
Aerodynamic drag reduction	100%	100%	100%	100%
Mass reduction and materials	100%	100%	100%	100%
Electric power steering	100%	100%	100%	100%
Improved accessories	100%	100%	100%	100%
Low drag brakes	100%	100%	100%	100%
Driveline friction reduction	44%	68%	68%	68%
Stop/start engine systems	0%	0%	20%	0%
Mild hybrid	Up to 42% ^a	0%	18 - 86% ^a	86%
Strong hybrid	Up to 25%	-	Up to 48%	-

^a Depending on extent of strong hybrid adoption as hybrid technologies can replace each other, however they will have different effectiveness and costs.

Table VI-11 CAFE Model Technology Adoption Rates for Proposal and Alternative 4 on Gasoline Vans – Flat Baseline

	Proposal (2.5% per year) 2021 to 2027		Alternative 4 (3.5% per year) 2021 to 2025	
Technology	<i>With strong hybrids</i>	<i>Without strong hybrids</i>	<i>With strong hybrids</i>	<i>Without strong hybrids</i>
Low friction lubricants	100%	100%	100%	100%
Engine friction reduction	100%	100%	100%	100%
Cylinder deactivation	23%	3%	23%	3%
Variable valve timing	100%	100%	100%	100%
Gasoline direct injection	57%	97%	97%	97%
Turbo downsized engine ^a	77%	97%	77%	97%
8 speed transmission	97%	97%	97%	97%
Low rolling resistance tires	100%	100%	60%	60%
Aerodynamic drag reduction	100%	100%	100%	100%
Mass reduction and materials	100%	100%	100%	100%
Electric power steering	55%	85%	53%	53%
Improved accessories	23%	38%	43%	43%
Low drag brakes	53%	89%	53%	100%
Stop/start engine systems	0%	0%	2%	0%
Mild hybrid	Up to 13% ^b	13%	18%	40%
Strong hybrid	Up to 7%	-	0%	-

^a The 6+ liter V8 vans were allowed to convert to turbocharged and downsized engines in the “without strong hybrid” analysis for both the Proposal and the Alternative 4 to provide a compliance path.

^b Depending on extent of strong hybrid adoption as hybrid technologies can replace each other, however they will have different effectiveness and costs.

The tables above show that many technologies would be at or potentially approach 100 percent adoption rates according to the analysis. If certain technologies turn out to be not well suited for certain vehicle models or less effective than projected, other technology pathways would be needed. The additional lead time provided by the proposed Alternative 3 reduces these concerns because manufacturers would have more flexibility to implement their compliance strategy and are more likely to contain a product redesign cycle necessary for many new technologies to be implemented.

GM may have a particular challenge meeting new standards compared to other manufacturers because their production consists of a larger portion of gasoline-powered vehicles and because they continue to offer a traditional style HD van equipped only with a V-8 engine. Under the strong hybrid analysis for Alternative 3, GM is projected to apply strong hybrids to 46 percent of their HD gasoline pickups and 17 percent their HD gasoline vans. Under Alternative 4, GM is projected to apply a combination of 53 percent strong and 43 percent mild hybrids to their HD gasoline pickups and 44 percent mild hybrids to their HD vans. The no strong hybrid analysis shows that GM could comply without strong hybrids based on the use of turbo downsizing on all of their HD gasoline vans to fully comply with either Alternative 3 or Alternative 4. As modeled, Alternative 4 would also require GM to additionally utilize several other technologies such as higher penetration of mild hybridization. If GM were to choose to maintain a V-8 version of their current HD van and not fully utilize turbo downsizing, another compliance path such as some use of strong hybrids would be needed. This would also be the case if GM chose not to fully utilize some other technologies under Alternative 4 as well.

In addition to the possibility of an increased level of hybridization, the agencies are also requesting comment on other possible outcomes associated especially with Alternative 4; in particular, the possibility of traditional van designs or other products being discontinued. Several manufacturers now offer or are moving to European style HD vans. Ford, for example, has discontinued its E-series body on frame HD van and has replaced it with the unibody Transit van for MY 2015. While other manufacturers have replaced their traditional style vans with new European style van designs, GM continues to offer the traditional full frame style van with eight cylinder gasoline engines for higher towing capability (up to 16,000 lb GCWR). Typically, the European style vans are equipped with smaller engines offering better fuel consumption and lower CO₂ emissions but with reduced towing capability, similar to light-duty trucks (though Ford offers a Transit van with a GCWR of 15,000 lb).

The agencies request comment on the potential for Alternative 4 in particular to incentivize GM to discontinue its current traditional style van and replace it with an as yet to be designed European style van similar to its competitor's products. See Bluewater Network v. EPA, 370 F. 3d 1, 22 (D.C. Cir. 2004) (standard implementing technology-forcing provision of CAA remanded to EPA for an explanation of why the standard was not based on discontinuation of a particular model); International Harvester v. Ruckelshaus, 478 F. 2d 615, 640-41 (D.C. Cir. 1973) ("We are inclined to agree with the Administrator that as long as feasible technology permits the demand for new passenger automobiles to be generally met, the basic requirements of the Act would be satisfied, even though this might occasion fewer models and a more limited choice of engine types"). Such an outcome could limit consumer choice both on the style of van available in the marketplace and on the range of capabilities of the vehicles available. The agencies have not attempted to cost out this possible compliance path. The agencies request comments on the likelihood of this type of redesign as a possible outcome of Alternative 3 and Alternative 4, and whether it would be appropriate. We are especially interested in comments on the potential impact on consumer choice and the costs associated with this type of wholesale vehicle model replacement.

In addition, another potential outcome of Alternative 4 would be that manufacturers could change the product utility. For example, although GM's traditional van discussed above currently offers similar towing capacity as gasoline pick-ups, GM could choose to replace

engines designed for those towing capacities with small gas or diesel engines. The agencies request comment on the potential for Alternative 4 to lead to this type of compliance approach.

The agencies also request comment on the possibility that Alternative 4 could lead to increased dieselization of the HD pickup and van fleet. Dieselization is not a technology path the agencies included in the analysis for the Phase 1 rule or the Phase 2 proposal but it is something the agencies could consider as a technology path under Alternative 4. As discussed earlier, diesel engines are fundamentally more efficient than gasoline engines providing the same power (even gasoline engines with the technologies discussed above). Alternative 4 could result in manufacturers switching from gasoline engines to diesel engines in certain challenging segments. However, while technologically feasible, this pathway could cause a distortion in consumer choices and significantly increase the cost of those vehicles, particularly considering Alternative 4 is projected to require penetration of some form of hybridization. Also, if dieselization occurs by manufacturers equipping vehicles with larger diesel engines rather than “right-sized” engines, the towing capability of the vehicles could increase resulting in higher work factors for the vehicles, higher targets, and reduced program benefits. The issue of surplus towing capability is also discussed above in VI.B. (1).

The technologies associated with meeting the proposed standards are estimated to add costs to heavy-duty pickups and vans as shown in Table VI-12~~Table VI-12~~ and Table VI-13~~Table VI-13~~ for the flat baseline and dynamic baseline, respectively. These costs are the average fleet-wide incremental vehicle costs relative to a vehicle meeting the MY2018 standard in each of the model years shown. Reductions associated with these costs and technologies are considerable, estimated at a 13.6 percent reduction of fuel consumption and CO₂eq emissions from the MY 2018 baseline for gasoline and diesel engine equipped vehicles.³² A detailed cost and cost effectiveness analysis for both the proposed preferred Alternative 3 are provided in Section IX and Chapter 7.1 of the draft RIA. As shown by the analysis, the long-term cost effectiveness of the proposal is similar to that of the Phase 1 HD pickup and van standards and also falls within the range of the cost effectiveness for Phase 2 standards proposed for the other HD sectors.³³ The cost of controls would be fully recovered by the operator due to the associated fuel savings, with a payback period somewhere in the third year of ownership, as shown in Section IX.L of this preamble. Consistent with the agencies’ respective statutory authorities under CAA Section 202 (a) and 49 U.S.C. 32902(k)(2)., and based on the agencies’ analysis, EPA and NHTSA are proposing Alternative 3. The agencies seek comment on Alternative 4, as we may seek to adopt it in whole or in part in the final rule.

We also show the costs for the potential Alternative 4 standards in Table VI-14~~Table VI-14~~ and Table VI-15~~Table VI-15~~. As shown, the costs under Alternative 4 would be significantly higher compared to Alternative 3.

³² See Table VI-5.

³³ Analysis using the MOVES model indicates that the cost effectiveness of these standards is \$95 per ton CO₂e removed in MY 2030 (Draft RIA Table 7-31), almost identical to the \$90 per ton CO₂e removed (MY 2030) which the agencies found to be highly cost effective for these same vehicles in Phase 1. See 76 FR 57228.

**Table VI-12 HD Pickups and Vans Incremental Technology Costs per Vehicle
Preferred Alternative vs. Flat Baseline (2012\$)**

	2021	2022	2023	2024	2025	2026	2027
HD Pickups & Vans	\$516	\$508	\$791	\$948	\$1,161	\$1,224	\$1,342

**Table VI-13 HD Pickups and Vans Incremental Technology Costs per Vehicle
Preferred Alternative vs Dynamic Baseline (2012\$)**

	2021	2022	2023	2024	2025	2026	2027
HD Pickups & Vans	\$493	\$485	\$766	\$896	\$1,149	\$1,248	\$1,366

**Table VI-14 HD Pickups and Vans Incremental Technology Costs per Vehicle
Alternative 4 vs. Flat Baseline (2012\$)**

	2021	2022	2023	2024	2025	2026	2027
HD Pickups & Vans	\$1,050	\$1,033	\$1,621	\$1,734	\$1,825	\$1,808	\$1,841

**Table VI-15 HD Pickups and Vans Incremental Technology Costs per Vehicle
Alternative 4 vs. Dynamic Baseline (2012\$)**

	2021	2022	2023	2024	2025	2026	2027
HD Pickups & Vans	\$909	\$894	\$1,415	\$1,532	\$1,627	\$1,649	\$1,684

D. DOT CAFE Model Analysis of the Regulatory Alternatives for HD Pickups and Vans

Considering the establishment of potential HD pickup and van fuel consumption and GHG standards to follow those already in place through model year 2018, the agencies evaluated a range of potential regulatory alternatives. The agencies estimated the extent to which manufacturers might add fuel-saving and CO₂-avoiding technologies under each regulatory alternative, including the no-action alternative described in Section X. of this proposal. For HD pickups and vans both agencies analyzed two no-action alternatives, where one no-action alternative could be described as a “flat baseline” and the other as a “dynamic baseline”. Please refer to Section X. of this proposal for a complete discussion of the assumptions that underlie these baselines. The agencies then estimated the extent to which additional technology that would be implemented to meet each regulatory alternative would incrementally (compared to the no-action alternative) impact costs to manufacturers and vehicle buyers, physical outcomes such as highway travel, fuel consumption, and greenhouse gas emissions, and economic benefits and costs to vehicle owners and society. The remainder of this section and portions of Sections VII through X present the regulatory alternatives the agencies have considered, summarize the agencies’ analyses, and explain the agencies’ selection of the HD pickup and van preferred alternative defined by today’s proposed standards.

The agencies conducted coordinated and complementary analyses by employing both DOT's CAFE model and EPA's MOVES model and other analytical tools to project fuel consumption and GHG emissions impacts resulting from the proposed standards for HD pickups and vans, against both the flat and dynamic baselines. In addition to running the DOT CAFE model to provide per vehicle cost and technology values, NHTSA also used the model to estimate the full range of impacts for pickups and vans, including fuel consumption and GHG emissions, including downstream vehicular emissions as well as emissions from upstream processes related to fuel production, distribution, and delivery. The CAFE model applies fuel properties (density and carbon content) to estimated fuel consumption in order to calculate vehicular CO₂ emissions, applies per-mile emission factors (in this analysis, from MOVES) to estimated VMT in order to calculate vehicular CH₄ and N₂O emissions (as well, as discussed below, of non-GHG pollutants), and applies per-gallon upstream emission factors (in this analysis, from GREET) in order to calculate upstream GHG (and non-GHG) emissions. EPA also ran its MOVES model for all HD categories, namely tractors and trailers, vocational vehicles and HD pickups and vans, to develop a consistent set of fuel consumption and CO₂ reductions for all HD categories. The MOVES runs followed largely the procedures described above, with some differences. MOVES used the same technology application rates and costs that are part of the inputs, and used cost per vehicle outputs of the CAFE model to evaluate the proposed standards for HD pickup trucks and vans. The agencies note that these two independent analyses of aggregate costs and benefits both support the proposed standards.

While both agencies fully analyzed the regulatory alternatives against both baselines, NHTSA considered its primary analysis to be based on the dynamic baseline, where certain cost-effective technologies are assumed to be applied by manufacturers to improve fuel efficiency beyond the Phase 1 requirements in the absence of new Phase 2 standards. On the other hand, EPA considered both baselines and EPA's less dynamic or flat baseline analysis is presented in Sections VII through X of this proposal as well as the draft Regulatory Impact Analysis accompanying this proposal. In Section X both the flat and dynamic baseline analyses are presented for all of the regulatory alternatives.

This section provides a discussion of the CAFE model, followed by the comprehensive results of the CAFE model against the dynamic baseline to show costs, benefits, and environmental impacts of the regulatory alternatives for HD pickups and vans. This presentation of regulatory analysis is consistent with NHTSA's presentation of similar analyses conducted in support of the agencies joint light-duty vehicle fuel economy and GHG regulations. The CAFE analysis against the flat baseline as well as EPA's complementary analysis of GHG impacts, non-GHG impacts, and economic and other impacts using MOVES is presented in Sections VII through IX of this proposal, as well as in the draft Regulatory Impact Analysis accompanying this proposal. These are presented side-by-side with the agencies' joint analyses of the other heavy-duty sectors (i.e., tractors, trailers, vocational vehicles). The presentation of the EPA analyses of HD pickups and vans in these sections is consistent with the agencies' presentation of similar analyses conducted as part of the agencies' joint HD Phase 1 regulations and with EPA's presentation of similar analyses conducted in support of the agencies' joint light-duty vehicle fuel economy and GHG regulations. The agencies' intention for presenting both of these complementary and coordinated analyses is to offer interested readers the opportunity to compare the regulatory alternatives considered for Phase 2 in both the context of our Phase 1 analytical approaches and our light-duty vehicle analytical approaches.

(1) Evaluation of Regulatory Alternatives

As discussed in Section C above, the agencies used DOT's CAFE model to conduct an analysis of potential standards for HD pickups and vans. The basic operation of the CAFE model was described in section VI.C.2, so will not be repeated here. However, this section provides additional detail on the model operation, inputs, assumptions, and outputs.

DOT developed the CAFE model in 2002 to support the 2003 issuance of CAFE standards for MYs 2005-2007 light trucks. DOT has since significantly expanded and refined the model, and has applied the model to support every ensuing CAFE rulemaking;

- 2006: MYs 2008-2011 light trucks
- 2008: MYs 2011-2015 passenger cars and light trucks (final rule prepared but withheld)
- 2009: MY 2011 passenger cars and light trucks
- 2010: MYs 2012-2016 passenger cars and light trucks (joint rulemaking with EPA)
- 2012: MYs 2017-2021 passenger cars and light trucks (joint rulemaking with EPA)

Past analyses conducted using the CAFE model have been subjected to extensive and detailed review and comment, much of which has informed the model's expansion and refinement. NHTSA's use of the model was considered and supported in *Center for Biological Diversity v. National Highway Traffic Safety Admin.*, 538 F.3d 1172, 1194 (9th Cir. 2008). For further discussion see 76 FR 57198, and the model has been subjected to formal peer review and review by the General Accounting Office (GAO) and National Research Council (NRC). NHTSA makes public the model, source code, and—except insofar as doing so would compromise confidential business information (CBI) manufacturers have provided to NHTSA—all model inputs and outputs underlying published rulemaking analyses.

This analysis reflects several changes made to the model since 2012, when NHTSA used the model to estimate the effects, costs, and benefits of final CAFE standards for light-duty vehicles produced during MYs 2017-2021, and augural standards for MYs 2022-2025. Some of these changes specifically enable analysis of potential fuel consumption standards (and, hence, related CO₂ emissions standards harmonized with fuel consumption standards) for heavy-duty pickups and vans; other changes implement more general improvements to the model. Key changes include the following:

- Expansion and restructuring of model inputs, compliance calculations, and reporting to accommodate standards for heavy-duty pickups and vans, including attribute-based standards involving targets that vary with “work factor”.
- Explicit calculation of test weight, taking into account test weight “bins” and differences in the definition of test weight for light-duty vehicles (curb weight plus 300 pound) and heavy-duty pickups and vans (average of GVWR and curb weight).

- Procedures to estimate increases in payload when curb weight is reduced, increases in towing capacity if GVWR is reduced, and calculation procedures to correspondingly update calculated work factors.
- Expansion of model inputs, procedures, and outputs to accommodate technologies not included in prior analyses.
- Changes to the algorithm used to apply technologies, enabling more explicit accounting for shared vehicle platforms and adoption and “inheritance” of major engine changes.
- Expansion of the Monte Carlo simulation procedures used to perform probabilistic uncertainty analysis.

These changes are reflected in updated model documentation available at NHTSA’s web site, the documentation also providing more information about the model’s purpose, scope, structure, design, inputs, operation, and outputs. DOT invites comment on the updated model, and in particular, on the updated handling of shared vehicle platforms, engines, and transmissions, and on the new procedures to estimate changes to test weight, GVWR, and GCWR as vehicle curb weight is reduced.

(a) Product Cadence

Past comments on the CAFE model have stressed the importance of product cadence—i.e., the development and periodic redesign and freshening of vehicles—in terms of involving technical, financial, and other practical constraints on applying new technologies, and DOT has steadily made changes to the model with a view toward accounting for these considerations. For example, early versions of the model added explicit “carrying forward” of applied technologies between model years, subsequent versions applied assumptions that most technologies would be applied when vehicles are freshened or redesigned, and more recent versions applied assumptions that manufacturers would sometimes apply technology earlier than “necessary” in order to facilitate compliance with standards in ensuing model years. Thus, for example, if a manufacturer is expected to redesign many of its products in model years 2018 and 2023, and the standard’s stringency increases significantly in model year 2021, the CAFE model will estimate the potential that the manufacturer will add more technology than necessary for compliance in MY 2018, in order to carry those product changes forward through the next redesign and contribute to compliance with the MY 2021 standard.

The model also accommodates estimates of overall limits (expressed as “phase-in caps” in model inputs) on the rates at which manufacturers’ may practicably add technology to their respective fleets. So, for example, even if a manufacturer is expected to redesign half of its production in MY 2016, if the manufacturer is not already producing any strong hybrid electric vehicles (SHEVs), a phase-in cap can be specified in order to assume that manufacturer will stop applying SHEVs in MY 2016 once it has done so to at least 3 percent of its production in that model year.

After the light-duty rulemaking analysis accompanying the 2012 final rule regarding post-2016 CAFE standards and related GHG emissions standards, DOT staff began work on CAFE model changes expected to better reflect additional considerations involved with product planning and cadence. These changes, summarized below, interact with preexisting model characteristics discussed above.

(b) Platforms and Technology

The term “platform” is used loosely in industry, but generally refers to a common structure shared by a group of vehicle variants. The degree of commonality varies, with some platform variants exhibiting traditional “badge engineering” where two products are differentiated by little more than insignias, while other platforms are used to produce a broad suite of vehicles that bear little outer resemblance to one another.

Given the degree of commonality between variants of a single platform, manufacturers do not have complete freedom to apply technology to a vehicle: while some technologies (e.g. low rolling resistance tires) are very nearly “bolt-on” technologies, others involve substantial changes to the structure and design of the vehicle, and therefore necessarily are constant between vehicles that share a common platform. DOT staff has, therefore, modified the CAFE model such that all mass reduction and aero technologies are forced to be constant between variants of a platform. The agencies request comment on the suitability of this viewpoint, and which technologies can deviate from one platform variant to another.

Within the analysis fleet, each vehicle is associated with a specific platform. As the CAFE model applies technology, it first defines a platform “leader” as the vehicle variant of a platform with the highest technology utilization vehicle of mass reduction and aerodynamic technologies. As the vehicle applies technologies, it effectively harmonizes to the highest common denominator of the platform. If there is a tie, the CAFE model begins applying aerodynamic and mass reduction technology to the vehicle with the lowest average sales across all available model years. If there remains a tie, the model begins by choosing the vehicle with the highest average MSRP across all available model years. The model follows this formulation due to previous market trends suggesting that many technologies begin deployment at the high-end, low-volume end of the market as manufacturers build their confidence and capability in a technology, and later expand the technology across more mainstream product lines.

In the HD pickup and van market, there is a relatively small amount of diversity in platforms produced by manufacturers: typically 1-2 truck platforms and 1-2 van platforms. However, accounting for platforms will take on greater significance in future analyses involving the light-duty fleet, and the agency requests comments on the general use of platforms within CAFE rulemaking.

(c) Engine and Transmission Inheritance

In practice, manufacturers are limited in the number of engines and transmissions that they produce. Typically a manufacturer produces a number of engines—perhaps six or eight engines for a large manufacturer—and tunes them for slight variants in output for a variety of car and truck applications. Manufacturers limit complexity in their engine portfolio for much the

same reason as they limit complexity in vehicle variants: they face engineering manpower limitations, and supplier, production and service costs that scale with the number of parts produced.

In previous usage of the CAFE model, engines and transmissions in individual models were allowed relative freedom in technology application, potentially leading to solutions that would, if followed, involve unaccounted-for costs associated with increased complexity in the product portfolio. The lack of a constraint in this area allowed the model to apply different levels of technology to the engine in each vehicle at the time of redesign or refresh, independent of what was done to other vehicles using a previously identical engine.

In the current version of the CAFE model, engines and transmissions that are shared between vehicles must apply the same levels of technology in all technologies dictated by engine or transmission inheritance. This forced adoption is referred to as “engine inheritance” in the model documentation.

As with platform-shared technologies, the model first chooses an “engine leader” among vehicles sharing the same engine. The leader is selected first by the vehicle with the lowest average sales across all available model years. If there is a tie, the vehicle with the highest average MSRP across model years is chosen. The model applies the same logic with respect to the application of transmission changes. As with platforms, this is driven by the concept that vehicle manufacturers typically deploy new technologies in small numbers prior to deploying widely across their product lines.

(d) Interactions between Regulatory Classes

Like earlier versions, the current CAFE model provides for integrated analysis spanning different regulatory classes, accounting both for standards that apply separately to different classes and for interactions between regulatory classes. Light vehicle CAFE standards are specified separately for passenger cars and light trucks. However, there is considerable sharing between these two regulatory classes. Some specific engines and transmissions are used in both passenger cars and light trucks, and some vehicle platforms span these regulatory classes. For example, some sport-utility vehicles are offered in 2WD versions classified as passenger cars and 4WD versions classified as light trucks. Integrated analysis of manufacturers’ passenger car and light truck fleets provides the ability to account for such sharing and reduce the likelihood of finding solutions that could involve impractical levels of complexity in manufacturers’ product lines. In addition, integrated analysis provides the ability to simulate the potential that manufactures could earn CAFE credits by over complying with one standard and use those credits toward compliance with the other standard (i.e., to simulate credit transfers between regulatory classes).

HD pickups and vans are regulated separately from light-duty vehicles. While manufacturers cannot transfer credits between light-duty and MDHD classes, there is some sharing of engineering and technology between light-duty vehicles and HD pickups and vans. For example, some passenger vans with GVWR over 8,500 pounds are classified as medium-duty passenger vehicles (MDPVs) and thus included in manufacturers’ light-duty truck fleets, while cargo vans sharing the same nameplate are classified as HD vans.

While today's analysis examines the HD pickup and van fleet in isolation, as a basis for analysis supporting the planned final rule, the agencies intend to develop an overall analysis fleet spanning both the light-duty and HD pickup and van fleets. Doing so could show some technology "spilling over" to HD pickups and vans due, for example, to the application of technology in response to current light-duty standards. More generally, modeling the two fleets together should tend to more realistically limit the scope and complexity of estimated compliance pathways.

The agencies anticipate that the impact of modeling a combined fleet will primarily arise from engine-transmission inheritance. While platform sharing between the light-duty and MD pickup and van fleets is relatively small (MDPVs aside), there are a number of instances of engine and transmission sharing across the two fleets. When the fleets are modeled together, the agencies anticipate that engine inheritance will be implemented across the combined fleet, and therefore only one engine-transmission leader can be defined across the combined fleet. As with the fleets separately, all vehicles using a shared engine/transmission would automatically adopt technologies adopted by the engine-transmission leader.

The agencies request comment on plans to analyze the light-duty and MD pickup and van fleets jointly in support of planning for the final rule.

(e) Phase-In Caps

The CAFE model retains the ability to use phase-in caps (specified in model inputs) as proxies for a variety of practical restrictions on technology application. Unlike vehicle-specific restrictions related to redesign, refreshes or platforms/engines, phase-in caps constrain technology application at the vehicle manufacturer level. They are intended to reflect a manufacturer's overall resource capacity available for implementing new technologies (such as engineering and development personnel and financial resources), thereby ensuring that resource capacity is accounted for in the modeling process.

In previous CAFE rulemakings, redesign/refresh schedules and phase-in caps were the primary mechanisms to reflect an OEM's limited pool of available resources during the rulemaking time frame and the years leading up to the rulemaking time frame, especially in years where many models may be scheduled for refresh or redesign. The newly-introduced representation platform-, engine-, and transmission-related considerations discussed above augment the model's preexisting representation of redesign cycles and accommodation of phase-in caps. Considering these new constraints, inputs for today's analysis de-emphasize reliance on phase-in caps.

In this application of the CAFE model, phase-in caps are used only for the most advanced technologies included in the analysis, i.e., SHEVs and lean-burn GDI engines, considering that these technologies are most likely to involve implementation costs and risks not otherwise accounted for in corresponding input estimates of technology cost. For these two technologies, the agencies have applied caps that begin at 3 percent (i.e., 3 percent of the manufacturer's production) in MY 2017, increase at 3 percent annually during the ensuing nine years (reaching 30 percent in the MY 2026), and subsequently increasing at 5 percent annually for four years (reaching 50 percent in MY 2030). Note that the agencies did not feel that lean-burn engines

were feasible in the timeframe of this rulemaking, so decided to reject any model runs where they were selected. Due to the cost ineffectiveness of this technology, it was never chosen. The agencies request comment on the appropriateness of these phase-in caps as proxies for constraints that, though not monetized by the agencies, nonetheless limit rates at which these two technologies can practicably be deployed, and on the appropriateness of setting inputs to stop applying phase-in caps to other technologies in this analysis. Comments on this issue should provide information supporting any alternative recommended inputs.

(f) Impact of Vehicle Technology Application Requirements

Compared to prior analyses of light-duty standards, these model changes, along with characteristics of the HD pickup and van fleet result in some changes in the broad characteristics of the model's application of technology to manufacturers' fleets. First, since the number of HD pickup and van platforms in a portfolio is typically small, compliance with standards may appear especially "lumpy" (compared to previous applications of the CAFE model to the more highly segmented light-duty fleet), with significant over compliance when widespread redesigns precede stringency increases, and/or significant application of carried-forward (aka "banked") credits.

Second, since the use of phase-in caps has been de-emphasized and manufacturer technology deployment remains tied strongly to estimated product redesign and freshening schedules, technology penetration rates may jump more quickly as manufacturers apply technology to high-volume products in their portfolio.

By design, restrictions that enforce commonality of mass reduction and aerodynamic technologies on variants of a platform, and those that enforce engine inheritance, will result in fewer vehicle-technology combinations in a manufacturer's future modeled fleet. These restrictions are expected to more accurately capture the true costs associated with producing and maintaining a product portfolio.

(g) Accounting for Test Weight, Payload, and Towing Capacity

As mentioned above, NHTSA has also revised the CAFE model to explicitly account for the regulatory "binning" of test weights used to certify light-duty fuel economy and HD pickup and van fuel consumption for purposes of evaluating fleet-level compliance with fuel economy and fuel consumption standards. For HD pickups and vans, test weight (TW) is based on adjusted loaded vehicle weight (ALVW), which is defined as the average of gross vehicle weight rating (GVWR) and curb weight (CW). TW values are then rounded, resulting in TW "bins":

$ALVW \leq 4,000 \text{ lb.} : \text{ TW rounded to nearest 125 lb.}$

$4000 \text{ lb.} < ALVW \leq 5,500 \text{ lb.} : \text{ TW rounded to nearest 250 lb.}$

$ALVW > 5,500 \text{ lb.} : \text{ TW rounded to nearest 500 lb.}$

This "binning" of TW is relevant to calculation of fuel consumption reductions accompanying mass reduction. Model inputs for mass reduction (as an applied technology) are expressed in terms of a percentage reduction of curb weight and an accompanying estimate of

the percentage reduction in fuel consumption, setting aside rounding of test weight. Therefore, to account for rounding of test weight, NHTSA has modified these calculations as follows:

$$\Delta FC_{rounded_TW} = \Delta TW \times \frac{\Delta FC_{unrounded_TW}}{\Delta CW}$$

where:

ΔCW = % change in curb weight (from model input),

$\Delta FC_{unrounded_TW}$ = % change in fuel consumption (from model input), without TW rounding,

ΔTW = % change in test weight (calculated), and

$\Delta FC_{rounded_TW}$ = % change in fuel consumption (calculated), with TW rounding.

As a result, some applications of vehicle mass reduction will produce no compliance benefit at all, in cases where the changes in ALVW are too small to change test weight when rounding is taken into account. On the other hand, some other applications of vehicle mass reduction will produce significantly more compliance benefit than when rounding is not taken into account, in cases where even small changes in ALVW are sufficient to cause vehicles' test weights to increase by, e.g., 500 pounds when rounding is accounted for. Model outputs now include initial and final TW, GVWR, and GCWR (and, as before, CW) for each vehicle model in each model year, and the agencies invite comment on the extent to which these changes to account explicitly for changes in TW are likely to produce more realistic estimates of the compliance impacts of reductions in vehicle mass.

In addition, considering that the regulatory alternatives in the agencies' analysis all involve attribute-based standards in which underlying fuel consumption targets vary with "work factor" (defined by the agencies as the sum of three quarters of payload, one quarter of towing capacity, and 500 lb. for vehicles with 4WD), NHTSA has modified the CAFE model to apply inputs defining shares of curb weight reduction to be "returned" to payload and shares of GVWR reduction to be returned to towing capacity. The standards' dependence on work factor provides some incentive to increase payload and towing capacity, both of which are buyer-facing measures of vehicle utility. In the agencies' judgment, this provides reason to assume that if vehicle mass is reduced, manufacturers are likely to "return" some of the change to payload and/or towing capacity. For this analysis, the agencies have applied the following assumptions:

- GVWR will be reduced by half the amount by which curb weight is reduced. In other words, 50 percent of the curb weight reduction will be returned to payload.
- GCWR will not be reduced. In other words, 100 percent of any GVWR reduction will be returned to towing capacity.
- GVWR/CW and GCWR/GVWR will not increase beyond levels observed among the majority of similar vehicles (or, for outlier vehicles, initial values):

Table VI-16 Ratios for Modifying GVW and GCW as a Function of Mass Reduction

	Maximum Ratios Assumed Enabled by Mass Reduction	
Group	GVWR/CW	GCWR/GVWR
Unibody	1.75	1.50
Gasoline pickups > 13k GVWR	2.00	1.50
Other gasoline pickups	1.75	2.25
Diesel SRW pickups	1.75	2.50
All other	1.75	2.25

The first of two of these inputs are specified along with standards for each regulatory alternative, and the GVWR/CW and GCWR/GVWR “caps” are specified separately for each vehicle model in the analysis fleet.

In addition, DOT has changed the model to prevent HD pickup and van GVWR from falling below 8,500 pounds when mass reduction is applied (because doing so would cause vehicles to be reclassified as light-duty vehicles), and to treat any additional mass for hybrid electric vehicles as reducing payload by the same amount (e.g., if adding a strong HEV package to a vehicle involves a 350 pound penalty, GVWR is assumed to remain unchanged, such that payload is also reduced by 350 pounds).

The agencies invite comment on these methods for estimating how changes in vehicle mass may impact fuel consumption, GVWR, and GCWR, and on corresponding inputs to today’s analysis.

(2) Development of the Analysis Fleet

As discussed above, both agencies used DOT’s CAFE modeling system to estimate technology costs and application rates under each regulatory alternative, including the no action alternative (which reflects continuation of previously-promulgated standards). Impacts under each of the “action” alternatives are calculated on an incremental basis relative to impacts under the no action alternative. The modeling system relies on many inputs, including an analysis fleet. In order to estimate the impacts of potential standards, it is necessary to estimate the composition of the future vehicle fleet. Doing so enables estimation of the extent to which each manufacturer may need to add technology in response to a given series of attribute-based standards, accounting for the mix and fuel consumption of vehicles in each manufacturer’s regulated fleet. The agencies create an analysis fleet in order to track the volumes and types of fuel economy-improving and CO₂-reducing technologies that are already present in the existing vehicle fleet. This aspect of the analysis fleet helps to keep the CAFE model from adding technologies to vehicles that already have these technologies, which would result in “double counting” of technologies’ costs and benefits. An additional step involved projecting the fleet sales into MYs 2019-2030. This represents the fleet volumes that the agencies believe would exist in MYs 2019-2030. The following presents an overview of the information and methods applied to develop the analysis fleet, and some basic characteristics of that fleet.

The resultant analysis fleet is provided in detail at NHTSA's web site, along with all other inputs to and outputs from today's analysis. The agencies invite comment on this analysis fleet and, in particular, on any other information that should be reflected in an analysis fleet used to update the agencies' analysis for the final rule. Also, the agencies also invites comment on the potential expansion of this analysis fleet such that the impacts of new HD pickup and van standards can be estimated within the context of an integrated analysis of light-duty vehicles and HD pickups and vans, accounting for interactions between the fleets.

(a) Data Sources

Most of the information about the vehicles that make up the 2014 analysis fleet was gathered from the 2014 Pre-Model Year Reports submitted to EPA by the manufacturers under Phase 1 of Fuel Efficiency and GHG Emission Program for Medium- and Heavy-Duty Trucks, MYs 2014-2018.

The major manufacturers of class 2b and class 3 trucks (Chrysler, Ford and GM) were asked to voluntarily submit updates to their Pre-Model Year Reports. Updated data were provided by Chrysler and GM. These updated data were used in constructing the analysis fleet for these manufacturers.

The agencies agreed to treat this information as Confidential Business Information (CBI) until the publication of the NPRM. This information can be made public at this time because by now all MY2014 vehicle models have been produced, which makes data about them essentially public information.

These data (by individual vehicle configuration produced in MY2014) include: Projected Production Volume/MY2014 Sales, Drive Type, Axle Ratio, Work Factor, Curb Weight, Test Weight³⁴, GVWR, GCWR, Fuel Consumption (gal/100 mile), engine type (gasoline or diesel), engine displacement, transmission type and number of gears.

The column "Engine" of the Pre-Model Year report for each OEM was copied to the column "Engine Code" of the vehicle sheet of the CAFE model market data input file. Values of "Engine" were changed to Engine Codes for use in the CAFE model. The codes indicated on the vehicle sheet map the detailed engine data on the engine sheet to the appropriate vehicle on the vehicle sheet of the CAFE model input file.

The column "Trans Class" of the Pre-Model Year report for each OEM was copied to the column "Transmission Code" of the vehicle sheet of the market data input file. Values of "Trans Class" were changed to Transmission Codes for use in the CAFE model. The codes indicated on the vehicle sheet map the detailed transmission data on the transmission sheet to the appropriate vehicle on the vehicle sheet of the CAFE model input file.

³⁴ Chrysler and GM did not provide test weights in their submittals. Test weights were calculated as the average of GVWR and curb weight rounded up to the nearest 100 lb.

In addition to information about each vehicle, the agencies need additional information about the fuel economy-improving/CO₂-reducing technologies already on those vehicles in order to assess how much and which technologies to apply to determine a path toward future compliance. Thus, the agencies augmented this information with publicly-available data that includes more complete technology descriptions. Specific engines and transmissions associated with each manufacturer's trucks were identified using their respective internet sites. Detailed technical data on individual engines and transmissions indicated on the engine sheet and transmission sheet of the CAFE model input file were then obtained from manufacturer internet sites, spec sheets and product literature, Ward's Automotive Group and other commercial internet sites such as cars.com, edmunds.com, and motortrend.com. Specific additional information included:

- "Fuel Economy on Secondary Fuel" was calculated as E85 = .74 gasoline fuel economy, or B20 = .98 diesel fuel economy. These values were duplicated in the columns "Fuel Economy (Ethanol-85)" and "Fuel Economy (Biodiesel-20)" of the CAFE market data input file.
- Values in the columns "Fuel Share (Gasoline)", "Fuel Share (Ethanol-85)", "Fuel Share (Diesel)," and "Fuel Share (Biodiesel-20)" are Volpe assumptions.
- The CAFE model also requires that values of Origin, Regulatory Class, Technology Class, Safety Class, and Seating (Max) be present in the file in order for the model to run. Placeholder values were added in these columns.
- In addition to the data taken from the OEM Pre Model Year submittals, NHTSA added additional data for use by the CAFE model. These included Platform, Refresh Years, Redesign Years, MSRP, Style, Structure and Fuel Capacity.
- MSRP was obtained from web2carz.com and the OEM web sites.
- Fuel capacity was obtained from OEM spec sheets and product literature.
- The Structure values (Ladder, Unibody) used by the CAFE model were added. These were determined from OEM product literature and the automotive press. It should be noted that the new vans such as the Transit in fact utilize a ladder/unibody structure. Ford product literature uses the term "Uniladder" to describe the structure. Vans based on this structure are noted in the Vehicle Notes column of the NHTSA input file.
- Style values used by the CAFE model were also added: Chassis Cab, Cutaway, Pickup and Van.

(b) Vehicle Redesign Schedules and Platforms

Product cadence in the Class 2b and 3 pickup market has historically ranged from 7-9 years between major redesigns. However, due to increasing competitive pressures and consumer

demands the agency anticipates that manufacturers will generally shift to shorter design cycles resembling those of the light duty market. Pickup truck manufacturers in the Class 2b and 3 segments are shown to adopt redesign cycles of six years, allowing two redesigns prior to the end of the regulatory period in 2025. The agencies request comment on the anticipated future use of redesign cycles in this product segment.

The Class 2b and 3 van market has changed markedly from five years ago. Ford, Nissan, Ram and Daimler have adopted vans of “Euro Van” appearance, and in many cases now use smaller turbocharged gasoline or diesel engines in the place of larger, naturally-aspirated V8s. The 2014 Model Year used in this analysis represents a period where most manufacturers, with the exception of General Motors, have recently introduced a completely redesigned product after many years. The van segment has historically been one of the slowest to be redesigned of any product segment, with some products going two decades or more between redesigns.

Due to new entrants in the field and increased competition, the agencies anticipate that most manufacturers will increase the pace of product redesigns in the van segment, but that they will continue to trail other segments. The cycle time used in this analysis is approximately ten years between major redesigns, allowing manufacturers only one major redesign during the regulatory period. The agencies request comment on this anticipated product design cycle.

Additional detail on product cadence assumptions for specific manufacturers is located in Chapter 10 of the draft RIA.

(c) Sales Volume Forecast

Since each manufacturer’s required average fuel consumption and GHG levels are sales-weighted averages of the fuel economy/GHG targets across all model offerings, sales volumes play a critical role in estimating that burden. The CAFE model requires a forecast of sales volumes, at the vehicle model-variant level, in order to simulate the technology application necessary for a manufacturer to achieve compliance in each model year for which outcomes are simulated.

For today’s analysis, the agencies relied on the MY 2014 pre-model-year compliance submissions from manufacturers to provide sales volumes at the model level based on the level of disaggregation in which the models appear in the compliance data. However, the agencies only use these reported volumes without adjustment for MY 2014. For all future model years, we combine the manufacturer submissions with sales projections from the 2014 Annual Energy Outlook Reference Case and IHS Automotive to determine model variant level sales volumes in future years.³⁵ The projected sales volumes by class that appear in the 2014 Annual Energy Outlook as a result of a collection of assumptions about economic conditions, demand for commercial miles traveled, and technology migration from light-duty pickup trucks in response to the concurrent light-duty CAFE/GHG standards. These are shown in Chapter 2 of the draft RIA.

³⁵ Tables from AEO’s forecast are available at <http://www.eia.gov/oiaf/aeo/tablebrowser/>. The agencies also made use of the IHS Automotive Light Vehicle Production Forecast (August 2014).

For this analysis, the agencies have limited this analysis fleet to class 2b and 3 HD pickups and vans. However, especially considering interactions between the light-duty and HD pickup and van fleets (e.g., MDPVs being included in the light-duty fleet), the agencies are evaluating the potential to analyze the fleets in an integrated fashion for the final rule, and invite comment on the extent to which doing so could provide more realistic estimates of the incremental impacts of new standards applicable HD pickups and vans.

The projection of total sales volumes for the Class 2b and 3 market segment was based on the total volumes in the 2014 AEO Reference Case. For the purposes of this analysis, the AEO2014 calendar year volumes have been used to represent the corresponding model-year volumes. While AEO2014 provides enough resolution in its projections to separate the volumes for the Class 2b and 3 segments, the agencies deferred to the vehicle manufacturers and chose to rely on the relative shares present in the pre-model-year compliance data.

The relative sales share by vehicle type (van or pickup truck, in this case) was derived from a sales forecast that the agencies purchased from IHS Automotive, and applied to the total volumes in the AEO2014 projection. ~~Table VI-17~~Table VI-17 shows the implied shares of the total new 2b/3 vehicle market broken down by manufacturer and vehicle type.

Table VI-17 IHS Automotive Market Share Forecast for 2b/3 vehicles

Manufacturer	Style	Model Year Market Share						
		2015	2016	2017	2018	2019	2020	2021
Daimler	Van	3%	3%	3%	3%	3%	3%	3%
Fiat	Van	2%	2%	2%	2%	2%	2%	3%
Ford	Van	16%	17%	17%	17%	18%	18%	18%
General Motors	Van	12%	12%	11%	12%	13%	13%	13%
Nissan	Van	2%	2%	2%	2%	2%	2%	2%
Daimler	Pickup	0%	0%	0%	0%	0%	0%	0%
Fiat	Pickup	14%	14%	14%	14%	11%	12%	12%
Ford	Pickup	28%	27%	30%	30%	30%	27%	26%
General Motors	Pickup	23%	23%	21%	21%	21%	22%	23%
Nissan	Pickup	0%	0%	0%	0%	0%	0%	0%

Within those broadly defined market shares, volumes at the manufacturer/model-variant level were constructed by applying the model-variant's share of manufacturer sales in the pre-model-year compliance data for the relevant vehicle style, and multiplied by the total volume estimated for that manufacturer and that style.

After building out a set of initial future sales volumes based on the sources described above, the agencies attempted to incorporate new information about changes in sales mix that would not be captured by either the existing sales forecasts or the simulated technology changes in vehicle platforms. In particular, Ford has announced intentions to phase out their existing

Econoline vans, gradually shifting volumes to the new Transit platform for some model variants (notably chassis cabs and cutaways variants) and eliminating offerings outright for complete Econoline vans as early as model year 2015. In the case of complete Econoline vans, the volumes for those vehicles were allocated to MY2015 Transit vehicles based on assumptions about likely production splits for the powertrains of the new Transit platform. The volumes for complete Econoline vans were shifted at ratios of 50 percent, 35 percent, and 15 percent for 3.7 L, 3.5 L Eco-boost, and 3.2 L diesel, respectively. Within each powertrain, sales were allocated based on the percentage shares present in the pre-model-year compliance data. The chassis cab and cutaway variants of the Econoline were phased out linearly between MY2015 and MY2020, at which time the Econolines cease to exist in any form and all corresponding volume resides with the Transits.

(3) Additional Technology Cost and Effectiveness Inputs

In addition to the base technology cost and effectiveness inputs described in ~~VI~~ VI of this preamble, the CAFE model has some additional cost and effectiveness inputs, described as follows.

The CAFE model accommodates inputs to adjust accumulated effectiveness under circumstances when combining multiple technologies could result in underestimation or overestimation of total incremental effectiveness relative to an “unevolved” baseline vehicle. These so-called synergy factors may be positive, where the combination of the technologies results in greater improvement than the additive improvement of each technology, or negative, where the combination of the technologies is lower than the additive improvement of each technology. The synergy factors used in this analysis are described in ~~VI-18~~ VI-18.

Table VI-18 Technology Pair Effectiveness Synergy Factors for HD Pickups and Vans

Technology Pair	Adjustment		Technology Pair	Adjustment
8SPD/CCPS	-4.60%		IATC/CCPS	-1.30%
8SPD/DEACO	-4.60%		IATC/DEACO	-1.30%
8SPD/ICP	-4.60%		IATC/ICP	-1.30%
8SPD/TRBDS1	4.60%		IATC/TRBDS1	1.30%
AERO2/SHEV1	1.40%		MR1/CCPS	0.40%
CCPS/IACC1	-0.40%		MR1/DCP	0.40%
CCPS/IACC2	-0.60%		MR1/VVA	0.40%
DCP/IACC1	-0.40%		MR2/ROLL1	-0.10%
DCP/IACC2	-0.60%		MR2/SHEV1	-0.40%
DEACD/IATC	-0.10%		NAUTO/CCPS	-1.70%
DEACO/IACC2	-0.80%		NAUTO/DEACO	-1.70%
DEACO/MHEV	-0.70%		NAUTO/ICP	-1.70%
DEACS/IATC	-0.10%		NAUTO/SAX	-0.40%
DTURB/IATC	1.00%		NAUTO/TRBDS1	1.70%
DTURB/MHEV	-0.60%		ROLL1/AERO1	0.10%
DTURB/SHEV1	-1.00%		ROLL1/SHEV1	1.10%
DVVLD/8SPD	-0.60%		ROLL2/AERO2	0.20%
DVVLD/IACC2	-0.80%		SHFTOPT/MHEV	-0.30%
DVVLD/IATC	-0.60%		TRBDS1/MHEV	0.80%
DVVLD/MHEV	-0.70%		TRBDS1/SHEV1	-3.30%
DVVLS/8SPD	-0.60%		TRBDS1/VVA	-8.00%
DVVLS/IACC2	-0.80%		TRBDS2/EPS	-0.30%
DVVLS/IATC	-0.50%		TRBDS2/IACC2	-0.30%
DVVLS/MHEV	-0.70%		TRBDS2/NAUTO	-0.50%
			VVA/IACC1	-0.40%
			VVA/IACC2	-0.60%
			VVA/IATC	-0.60%

The CAFE model also accommodates inputs to adjust accumulated incremental costs under circumstances when the application sequence could result in underestimation or overestimation of total incremental costs relative to an “unevolved” baseline vehicle. For today’s analysis, the agencies have applied one such adjustment, increasing the cost of medium-sized gasoline engines by \$513 in cases where turbocharging and engine downsizing is applied with variable valve actuation.

The analysis performed using Method A also applied cost inputs to address some costs encompassed neither by the agencies’ estimates of the direct cost to apply these technologies, nor

by the agencies' methods for "marking up" these costs to arrive at increases in the new vehicle purchase costs. To account for the additional costs that could be incurred if a technology is applied and then quickly replaced, the CAFE model accommodates inputs specifying a "stranded capital cost" specific to each technology. For this analysis, the model was run with inputs to apply about \$78 of additional cost (per engine) if gasoline engine turbocharging and downsizing (separately for each "level" considered) is applied and then immediately replaced, declining steadily to zero by the tenth model year following initial application of the technology. The model also accommodates inputs specifying any additional changes owners might incur in maintenance and post-warranty repair costs. For this analysis, the model was run with inputs indicating that vehicles equipped with less rolling-resistant tires could incur additional tire replacement costs equivalent to \$21-\$23 (depending on model year) in additional costs to purchase the new vehicle. The agencies did not, however, include inputs specifying any potential changes repair costs that might accompany application of any of the above technologies. A sensitivity analysis using Method A, discussed below, includes a case in which repair costs are estimated using factors consistent with those underlying the indirect cost multipliers used to mark up direct costs for the agencies' central analysis.

The agencies invite comment on all efficacy and cost inputs involved in today's analysis and request that commenters provide any additional data or forward-looking estimates that could be used to support alternative inputs, including those related to costs beyond those reflected in the cost to purchase new vehicles.

(4) Other Analysis Inputs

In addition to the inputs summarized above, the analysis of potential standards for HD pickups and vans makes use of a range of other estimates and assumptions specified as inputs to the CAFE modeling system. Some significant inputs (e.g., estimates of future fuel prices) also applicable to other MDHD segments are discussed below in Section IX. Others more specific to the analysis of HD pickups and vans are as follows:

(a) Vehicle Survival and Mileage Accumulation:

Today's analysis estimates the travel, fuel consumption, and emissions over the useful lives of vehicles produced during model years 2014-2030. Doing so requires initial estimates of these vehicles' survival rates (i.e., shares expected to remain in service) and mileage accumulation rates (i.e., anticipated annual travel by vehicles remaining in service), both as a function of vehicle vintage (i.e., age). These estimates are based on an empirical analysis of changes in the fleet of registered vehicles over time, in the case of survival rates, and usage data collected as part of the last Vehicle In Use Survey (the 2002 VIUS), in the case of mileage accumulation.

(b) Rebound Effect

Expressed as an elasticity of mileage accumulation with respect to the fuel cost per mile of operation, the agencies have applied a rebound effect of 10 percent for today's analysis.

(c) On-Road "Gap"

The model was run with a 20 percent adjustment to reflect differences between on-road and laboratory performance.

(d) Fleet Population Profile

Though not reported here, cumulative fuel consumption and CO₂ emissions are presented in the accompanying draft EIS, and these calculations utilize estimates of the numbers of vehicles produced in each model year remaining in service in calendar year 2014. The initial age distribution of the registered vehicle population in 2014 is based on vehicle registration data acquired by NHTSA from R.L. Polk Company.

(e) Past Fuel Consumption Levels

Though not reported here, cumulative fuel consumption and CO₂ emissions are presented in the accompanying draft EIS, and these calculations require estimates of the performance of vehicles produced prior to model year 2014. Consistent with AEO 2014, the model was run with the assumption that gasoline and diesel HD pickups and vans averaged 14.9 mpg and 18.6 mpg, respectively, with gasoline versions averaging about 48 percent of production.

(f) Long-Term Fuel Consumption Levels

Though not reported here, longer-term estimates of fuel consumption and emissions are presented in the accompanying draft EIS. These estimates include calculations involving vehicle produced after MY 2030 and, consistent with AEO 2014, the model was run with the assumption that fuel consumption and CO₂ emission levels will continue to decline at 0.05 percent annually (compounded) after MY 2030.

(g) Payback Period

To estimate in what sequence and to what degree manufacturers might add fuel-saving technologies to their respective fleets, the CAFE model iteratively ranks remaining opportunities (i.e., applications of specific technologies to specific vehicles) in terms of effective cost, primary components of which are the technology cost and the avoided fuel outlays, attempting to minimize effective costs incurred.³⁶ Depending on inputs, the model also assumes manufacturers may improve fuel consumption beyond requirements insofar as doing so will involve applications of technology at negative effective cost—i.e., technology application for which buyers' up-front costs are quickly paid back through avoided fuel outlays. This calculation includes only fuel outlays occurring within a specified payback period. For this analysis, a payback period of 6 months was applied for the dynamic baseline case, or Alternative 1b. Thus, for example, a manufacturer already in compliance with standards is projected to apply a fuel consumption improvement projected to cost \$250 (i.e., as a cost that could be charged to the buyer at normal profit to the manufacturer) and reduce fuel costs by \$500 in the first year of

³⁶ Volpe CAFE Model, available at <http://www.nhtsa.gov/fuel-economy/Add-reference-to-model-documentation>.

vehicle operation. The agencies have conducted the same analysis applying a payback period of 0 months for the flat baseline case, or Alternative 1a.

(h) Civil Penalties

EPCA and EISA require that a manufacturer pay civil penalties if it does not have enough credits to cover a shortfall with one or both of the light-duty CAFE standards in a model year. While these provisions do not apply to HD pickups and vans, at this time, the CAFE model will show civil penalties owed in cases where available technologies and credits are estimated to be insufficient for a manufacturer to achieve compliance with a standard. These model-reported estimates have been excluded from this analysis.

(i) Coefficients for Fatality Calculations

The agencies considered the potential effects on crash safety of the technologies manufacturers may apply to their vehicles to meet each of the regulatory alternatives. NHTSA research has shown that vehicle mass reduction affects overall societal fatalities associated with crashes³⁷ and, most relevant to this proposal, mass reduction in heavier light- and medium-duty vehicles has an overall beneficial effect on societal fatalities. Reducing the mass of a heavier vehicle involved in a crash with another vehicle(s) makes it less likely there will be fatalities among the occupants of the other vehicles. In addition to the effects of mass reduction, the agencies anticipate that the proposed standards, by reducing the cost of driving HD pickups and vans, would lead to increased travel by these vehicles and, therefore, more crashes involving these vehicles. The Method A analysis considers overall impacts considering both of these factors, using a methodology similar to NHTSA's analyses for the MYs 2017 – 2025 CAFE and GHG emission standards.

The Method A analysis includes estimates of the extent to which HD pickups and vans produced during MYs 2014-2030 may be involved in fatal crashes, considering the mass, survival, and mileage accumulation of these vehicles, taking into account changes in mass and mileage accumulation under each regulatory alternative. These calculations make use of the same coefficients applied to light trucks in the MYs 2017-2025 CAFE rulemaking analysis. Baseline rates of involvement in fatal crashes are 13.03 and 13.24 fatalities per billion miles for vehicles with initial curb weights above and below 4,594 pounds, respectively. Considering that the data underlying the corresponding statistical analysis included observations through calendar year 2010, these rates are reduced by 9.6 percent to account for subsequent impacts of recent Federal Motor Vehicle Safety Standards (FMVSS) and anticipated behavioral changes (e.g., continued increases in seat belt use). For vehicles above 4,594 pounds—i.e., the majority of the HD pickup and van fleet—mass reduction is estimated to reduce the net incidence of highway fatalities by 0.34 percent per 100 pounds of removed curb weight. For the few HD pickups and vans below 4,594 pounds, mass reduction is estimated to increase the net incidence of highway fatalities by 0.52 percent per 100 pounds. Consistent with DOT guidance, the social cost of

³⁷ U.S. DOT/NHTSA, *Relationships Between Fatality Risk Mass and Footprint in MY 2000-2007 PC and LTVs*, ID: NHTSA-2010-0131-0336, Posted August 21, 2012.

highway fatalities is estimated using a value of statistical life (VSL) of \$9.36m in 2014, increasing thereafter at 1.18 percent annually.

Today's analysis includes estimates of the extent to which HD pickups and vans produced during MYs 2014-2030 may be involved in fatal crashes, considering the mass, survival, and mileage accumulation of these vehicles, taking into account changes in mass and mileage accumulation under each regulatory alternative. These calculations make use of the same coefficients applied to light trucks by DOT in its 2012 rulemaking analysis supporting post-2017 CAFE standards.³⁸ Baseline rates of involvement in fatal crashes are 13.03 and 13.24 fatalities per billion miles for vehicles with initial curb weights above and below 4,594 pounds, respectively. Considering that the data underlying the corresponding statistical analysis included observations only through calendar year 2010, these rates are reduced by 9.6 percent to account for subsequent impacts of recent Federal Motor Vehicle Safety Standards (FMVSS) and anticipated behavioral changes (e.g., continued increases in seat belt use). For vehicles above 4,594 pounds—i.e., the majority of the HD pickup and van fleet—mass reduction is estimated to reduce the net incidence of highway fatalities by 0.34 percent per 100 pounds of removed curb weight, because in crashes involving multiple vehicles, fatalities among occupants of other vehicles will be reduced. For the few HD pickups and vans below 4,594 pounds, mass reduction is estimated to increase the net incidence of highway fatalities by 0.52 percent per 100 pounds. Consistent with new DOT guidance, the social cost of highway fatalities is estimated using a VSL (value of statistical life) of \$9.36m in 2014, increasing thereafter at 1.18 percent annually.³⁹

(j) Compliance Credit Provisions

Today's analysis accounts for the potential to over comply with standards and thereby earn compliance credits, applying these credits to ensuring compliance requirements. In doing so, the agencies treat any unused carried-forward credits as expiring after five model years, consistent with current and proposed standards. For today's analysis, the agencies are not estimating the potential to "borrow"—i.e., to carry credits back to past model years.

(k) Emission Factors

While CAFE model calculates vehicular CO₂ emissions directly on a per-gallon basis using fuel consumption and fuel properties (density and carbon content), the model calculates emissions of other pollutants (methane, nitrogen oxides, ozone precursors, carbon monoxide, sulfur dioxide, particulate matter, and air toxics) on a per-mile basis. In doing so, the Method A analysis used corresponding emission factors estimated using EPA's MOVES model.⁴⁰ To estimate emissions (including CO₂) from upstream processes involved in producing, distributing, and delivering fuel, NHTSA has applied emission factors—all specified on a gram per gallon basis—derived from Argonne National Laboratory's GREET model.⁴¹

³⁸ NHTSA, "Corporate Average Fuel Economy for MY 2017-MY 2025 Passenger Cars and Light Trucks—Final Regulatory Analysis", pp. 1024-1025. Available at

http://www.nhtsa.gov/staticfiles/rulemaking/pdf/cale/FRIA_2017-2025.pdf.

³⁹ http://www.dot.gov/sites/dot.gov/files/docs/VSL_Guidance_2014.pdf.

⁴⁰ EPA MOVES model available at [http://www.epa.gov/moves](#). Add reference.

⁴¹ GREET (Greenhouse Gases, Regulated Emissions, and Energy Use in Transportation) Model. Argonne National Laboratory. <https://greet.es.anl.gov/>. Add reference.

(l) Refueling Time Benefits

To estimate the value of time savings associated with vehicle refueling, the Method A analysis used estimates that an average refueling event involves refilling 60 percent of the tank's capacity over the course of 3.5 minutes, at an hourly cost of \$27.22..

(m) External Costs of Travel

Changes in vehicle travel will entail economic externalities. To estimate these costs, the Method A analysis used estimates that congestion-, accident-, and noise-related externalities will total 5.1 ¢/mi., 2.8 ¢/mi., and 0.1 ¢/mi., respectively.

(n) Ownership and Operating Costs

Method A results predict that the total cost of vehicle ownership and operation will change not just due to changes in vehicle price and fuel outlays, but also due to some other costs likely to vary with vehicle price. To estimate these costs, NHTSA has applied factors of 5.5 percent (of price) for taxes and fees, 15.3 percent for financing, 19.2 percent for insurance, 1.9 percent for relative value loss. The Method A analysis also estimates that average vehicle resale value will increase by 25 percent of any increase in new vehicle price.

(5) DOT CAFE Model Analysis of Impacts of Regulatory Alternatives for HD Pickups and Vans

(a) Industry Impacts

The agencies' analysis fleet provides a starting point for estimating the extent to which manufacturers might add fuel-saving (and, therefore, CO₂-avoiding) technologies under various regulatory alternatives, including the no-action alternative that defines a baseline against which to measure estimated impacts of new standards. The analysis fleet is a forward-looking projection of production of new HD pickups and vans, holding vehicle characteristics (e.g., technology content and fuel consumption levels) constant at model year 2014 levels, and adjusting production volumes based on recent DOE and commercially-available forecasts. This analysis fleet includes some significant changes relative to the market characterization that was used to develop the Phase 1 standards applicable starting in model year 2014; in particular, the analysis fleet includes some new HD vans (e.g., Ford's Transit and Fiat/Chrysler's Promaster) that are considerably more fuel-efficient than HD vans these manufacturers have previously produced for the U.S. market.

While the proposed standards are scheduled to begin in model year 2021, the requirements they define are likely to influence manufacturers' planning decisions several years in advance. This is true in light-duty planning, but accentuated by the comparatively long redesign cycles and small number of models and platforms offered for sale in the 2b/3 market segment. Additionally, manufacturers will respond to the cost and efficacy of available fuel consumption improvements, the price of fuel, and the requirements of the Phase 1 standards that specify maximum allowable average fuel consumption and GHG levels for MY2014-MY2018 HD pickups and vans (the final standard for MY2018 is held constant for model years 2019 and 2020). The forward-looking nature of product plans that determine which vehicle models will be

offered in the model years affected by the proposed standards lead to additional technology application to vehicles in the analysis fleet that occurs in the years prior to the start of the proposed standards. From the industry perspective, this means that manufacturers will incur costs to comply with the proposed standards in the baseline and that the total cost of the proposed regulations will include some costs that occur prior to their start, and represent incremental changes over a world in which manufacturers will have already modified their vehicle offerings compared to today.

Table VI-19 MY2021 Baseline Costs for Manufacturers in 2b/3 Market Segment in the Dynamic Baseline, or Alternative 1b

Manufacturer	Average Technology Cost	Total Cost Increase (\$m)
Chrysler/Fiat	275	27
Daimler	18	0
Ford	258	78
General Motors	782	191
Nissan	282	3
Industry	442	300

As ~~Table VI-19~~ Table VI-19 shows, the industry as a whole is expected to add about \$440 of new technology to each new vehicle model by 2021 under the no-action alternative defined by the Phase 1 standards. Reflecting differences in projected product offerings in the analysis fleet, some manufacturers (notably Daimler) are significantly less constrained by the Phase 1 standards than others and face lower cost increases as a result. General Motors (GM) shows the largest increase in average vehicle cost, but results for GM's closest competitors (Ford and Chrysler/Fiat) do not include the costs of their recent van redesigns, which are already present in the analysis fleet (discussed in greater detail below).

The above results reflect the assumption that manufacturers having achieved compliance with standards might act as if buyers are willing to pay for further fuel consumption improvements that "pay back" within 6 months (i.e., those improvements whose incremental costs are exceeded by savings on fuel within the first six months of ownership). It is also possible that manufacturers will choose not to migrate cost-effective technologies to the 2b/3 market segment from similar vehicles in the light-duty market. To examine this possibility, all regulatory alternatives were also analyzed using the DOT CAFE model (Method A) with a 0-month payback period in lieu of the 6-month payback period discussed above. (A sensitivity analysis using Method A, discussed below, also explores longer payback periods, as well as the combined effect of payback period and fuel price on vehicle design decisions.) Resultant technology costs in model year 2021 results for the no-action alternative, summarized in ~~Table VI-20~~ Table VI-20 below, are quite similar to those shown above for the 6-month payback period. Due to the similarity between the two baseline characterizations, results in the following discussion represent differences relative to only the 6-month payback baseline.

Table VI-20 MY2021 Baseline Costs for HD Pickups and Vans in the Flat Baseline, or Alternative 1a

Manufacturer	Average Technology Cost (\$)	Total Cost Increase (\$m)
Chrysler/Fiat	268	27
Daimler	0	0
Ford	248	75
General Motors	767	188
Nissan	257	3
Industry	431	292

The results below represent the impacts of several regulatory alternatives, including those defined by the proposed standards, as incremental changes over the baseline, where the baseline is defined as the state of the world in the absence of the proposed regulatory action. Large-scale, macroeconomic conditions like fuel prices are constant across all alternatives, including the baseline, as are the fuel economy improvements under the no-action alternative defined by the Phase 1 MDHD rulemaking that covers model years 2014 – 2018 and is constant from model year 2018 through 2020. In the baseline scenario, the Phase 1 standards are assumed to remain in place and at 2018 levels throughout the analysis (i.e. MY 2030). The only difference between the definitions of the alternatives is the stringency of the proposed standards starting in MY 2021 and continuing through either MY 2025 or MY 2027, and all of the differences in outcomes across alternatives are attributable to differences in the standards.

The standards vary in stringency across regulatory alternatives (1 – 5), but as discussed above, all of the standards are based on the curve developed in the Phase 1 standards that relate fuel economy and GHG emissions to a vehicle’s work factor. The alternatives considered here represent different rates of annual increase in the curve defined for model year 2018, growing from a 0 percent annual increase (Alternative 1, the baseline or “no-action” alternative) up to a 4 percent annual increase (Alternative 5). ~~Table VI-21~~Table VI-21 shows a summary⁴² of outcomes by alternative incremental to the baseline (Alternative 1b) for Model Year 2030⁴³, with the exception of technology penetration rates, which are absolute.

The technologies applied by the CAFE model have been grouped (in most cases) to give readers a general sense of which types of technology are applied more frequently than others, and are more likely to be offered in new class 2b/3 vehicles once manufacturers are fully compliant with the standards in the alternative. Model year 2030 was chosen to account for technology application that occurs once the standards have stabilized, but manufacturers are still redesigning products to achieve compliance – generating technology costs and benefits in those

⁴² NHTSA generated hundreds of outputs related to economic and environmental impacts, each available technology, and the costs associated with the rule. A more comprehensive treatment of these outputs appears in Chapter 10 of the draft RIA.

⁴³ The DOT CAFE model estimates that redesign schedules will “straddle” model year 2027, the latest year for which the agencies are proposing increases in the stringency of fuel consumption and GHG standards. Considering also that today’s analysis estimates some earning and application of “carried forward” compliance credits, the model was run extending the analysis through model year 2030.

model years. The summaries of technology penetration are also intended to reflect the relationship between technology application and cost increases across the alternatives. The table rows present the degree to which specific technologies will be present in new class 2b and class 3 vehicles in 2030, and correspond to: Variable valve timing (VVT) and/or variable valve lift (VVL), cylinder deactivation, direct injection, engine turbocharging, 8-speed automatic transmissions, electric power-steering and accessory improvements, micro-hybridization (which reduces engine idle, but does not assist propulsion), full hybridization (integrated starter generator or strong hybrid that assists propulsion and recaptures braking energy), and aerodynamic improvements to the vehicle shape. In addition to the technologies in the following tables, there are some lower-complexity technologies that have high market penetration across all the alternatives and manufacturers; low rolling-resistance tires, low friction lubricants, and reduced engine friction, for example.

Table VI-21 Summary of HD Pickups and Vans Alternatives' Impact on Industry versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase Through MY	2025	2027	2025	2025
Total Stringency Increase	9.6%	16.2%	16.3%	18.5%
Average Fuel Economy (miles per gallon)				
Required	19.04	20.57	20.57	21.14
Achieved	19.14	20.61	20.83	21.27
Average Fuel Consumption (gallons /100 mi.)				
Required	5.25	4.86	4.86	4.73
Achieved	5.22	4.85	4.80	4.70
Average Greenhouse Gas Emissions (g/mi)				
Required	495	458	458	446
Achieved	491	458	453	444
Technology Penetration (%)				
VVT and/or VVL	46	46	46	46
Cylinder Deac.	29	21	21	21
Direct Injection	17	25	31	32
Turbocharging	55	63	63	63
8-Speed AT	67	96	96	97
EPS, Accessories	54	80	79	79
Stop Start	0	0	10	13
Hybridization ^a	0	8	35	51
Aero. Improvements	36	78	78	78
Mass Reduction (vs. No-Action)				
CW (lb.)	239	243	325	313
CW (%)	3.7	3.7	5.0	4.8
Technology Cost (vs. No-Action)				
Average (\$) ^b	578	1,348	1,655	2,080
Total (\$m) ^c	437	1,019	1,251	1,572
Payback period (m) ^c	25	31	34	38

^a Includes mild hybrids (ISG) and strong HEVs.

^b Values used in Methods A & B

^c Values used in Method A, calculated using a 3% discount rate.

In general, the model projects that the standards would cause manufacturers to produce HD pickups and vans that are lighter, more aerodynamic, and more technologically complex across all the alternatives. As ~~Table VI-21~~ Table VI-21 shows, there is a difference between the relatively small increases in required fuel economy and average incremental technology cost between the alternatives, suggesting that the challenge of improving fuel consumption and CO₂ emissions accelerates as stringency increases (i.e., that there may be a “knee” in the relationship between technology cost and reductions in fuel consumption/GHG emissions). Despite the fact

that the required average fuel consumption level changes by about 3 percent between Alternative 4 and Alternative 5, average technology cost increases by more than 25 percent. These differences help illustrate the clustered character of this market segment, where relatively small increases in fuel economy can lead to much larger cost increases if entire platforms must be changed in response to the standards.

The contrast between alternatives 3 and 4 is even more prominent, with an identical required fuel economy improvement leading to price increases greater than 20 percent based on the more rapid rate of increase and shorter time span of Alternative 4, which achieves all of its increases by MY 2025 while Alternative 3 continues to increase at a slower rate until MY 2027. Despite these differences, the increase in average payback period when moving from Alternative 3 to Alternative 4 to Alternative 5 is fairly constant at around an additional three months for each jump in stringency.

Manufacturers offer few models, typically only a pickup truck and/or a cargo van, and while there are a large number of variants of each model, the degree of component sharing across the variants can make diversified technology application either economically impractical or impossible. This forces manufacturers to apply some technologies more broadly in order to achieve compliance than they might do in other market segments (passenger cars, for example). This difference between broad and narrow application – where some technologies must be applied to entire platforms, while some can be applied to individual model variants – also explains why certain technology penetration rates decrease between alternatives of increasing stringency (cylinder deactivation or mass reductions in ~~Table VI-21~~~~Table VI-21~~, for example). For those cases, narrowly applying a more advanced (and costly) technology can be a more cost effective path to compliance and lead to reductions in the amount of lower-complexity technology that is applied.

One driver of the change in technology cost between Alternative 3 and Alternative 4 is the amount of hybridization projected to result from the implementation of the standards. While only about 5 percent full hybridization (defined as either integrated starter-generator or strong hybrid) is expected to be needed to comply with Alternative 3, the higher rate of increase and compressed schedule moving from Alternative 3 to Alternative 4 is enough to increase the percentage of the fleet adopting full hybridization by a factor of two. To the extent that manufacturers are concerned about introducing hybrid vehicles in the 2b and 3 market, it is worth noting that new vehicles subject to Alternative 3 achieve the same fuel economy as new vehicle subject to Alternative 4 by 2030, with less hybridization required to achieve the improvement.

The alternatives also lead to important differences in outcomes at the manufacturer level, both from the industry average and from each other. General Motors, Ford, and Chrysler (Fiat), are expected to have approximately 95 percent of the 2b/3 new vehicle market during the years that the proposed standards are being phased in. Due to their importance to this market and the similarities between their model offerings, these three manufacturers are discussed together and a summary of the way each is impacted by the standards appears below in ~~Table VI-22~~~~Table VI-22~~, ~~Table VI-23~~~~Table VI-23~~, and ~~Table VI-24~~~~Table VI-24~~ for General Motors, Ford, and Chrysler/Fiat, respectively.

Table VI-22 Summary of impacts on General Motors by 2030 in the HD Pickup and Van Market versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase Through MY	2025	2027	2025	2025
Average Fuel Economy (miles per gallon)				
Required	18.38	19.96	20	20.53
Achieved	18.43	19.95	20.24	20.51
Average Fuel Consumption (gallons /100 mi.)				
Required	5.44	5.01	5	4.87
Achieved	5.42	5.01	4.94	4.87
Average Greenhouse Gas Emissions (g/mi)				
Required	507	467	467	455
Achieved	505	468	461	455
Technology Penetration (%)				
VVT and/or VVL	64	64	64	64
Cylinder Deac.	47	47	47	47
Direct Injection	18	18	36	36
Turbocharging	53	53	53	53
8-Speed AT	36	100	100	100
EPS, Accessories	100	100	100	100
Stop Start	0	0	2	0
Hybridization	0	19	79	100
Aero. Improvements	100	100	100	100
Mass Reduction (vs. No-Action)				
CW (lb.)	325	161	158	164
CW (%)	5.3	2.6	2.6	2.7
Technology Cost (vs. No-Action)				
Average (\$) ^a	785	1,706	2,244	2,736
Total (\$m, undiscounted) ^b	214	465	611	746

^a Values used in Methods A & B

^b Values used in Method A, calculated at a 3% discount rate

Table VI-23 Summary of Impacts on Ford by 2030 in the HD Pickup and Van Market versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase Through MY	2025	2027	2025	2025
Average Fuel Economy (miles per gallon)				
Required	19.42	20.96	20.92	21.51
Achieved	19.5	21.04	21.28	21.8
Average Fuel Consumption (gallons /100 mi.)				
Required	5.15	4.77	4.78	4.65
Achieved	5.13	4.75	4.70	4.59
Average Greenhouse Gas Emissions (g/mi)				
Required	485	449	450	438
Achieved	482	447	443	433
Technology Penetration (%)				
VVT and/or VVL	34	34	34	34
Cylinder Deac.	18	0	0	0
Direct Injection	16	34	34	34
Turbocharging	51	69	69	69
8-Speed AT	100	100	100	100
EPS, Accessories	41	62	59	59
Stop Start	0	0	20	29
Hybridization	0	2	14	30
Aero. Improvements	0	59	59	59
Mass Reduction (vs. No-Action)				
CW (lb.)	210	202	379	356
CW (%)	3.2	3	5.7	5.3
Technology Cost (vs. No-Action)				
Average (\$) ^a	506	1,110	1,353	1,801
Total (\$m, undiscounted) ^b	170	372	454	604

^a Values used in Methods A & B

^b Values used in Method A, calculated at a 3% discount rate

Table VI-24 Summary of Impacts on Fiat/Chrysler by 2030 in the HD Pickup and Van Market versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase Through MY	2025	2027	2025	2025
Average Fuel Economy (miles per gallon)				
Required	18.73	20.08	20.12	20.70
Achieved	18.83	20.06	20.10	20.70
Average Fuel Consumption (gallons /100 mi.)				
Required	5.34	4.98	4.97	4.83
Achieved	5.31	4.99	4.97	4.83
Average Greenhouse Gas Emissions (g/mi)				
Required	515	480	479	466
Achieved	512	481	480	467
Technology Penetration (%)				
VVT and/or	40	40	40	40
Cylinder Deac.	23	23	23	23
Direct Injection	17	17	17	17
Turbocharging	74	74	74	74
8-Speed AT	65	88	88	88
EPS, Accessories	0	100	100	100
Stop-Start	0	0	0	0
Hybridization	0	3	3	10
Aero. Improvements	0	100	100	100
Mass Reduction (vs. No-Action)				
CW (lb.)	196	649	648	617
CW (%)	2.8	9.1	9.1	8.7
Technology Cost (vs. No-Action)				
Average (\$) ^a	434	1,469	1,486	1,700
Total (\$m, undiscounted) ^b	48	163	164	188

^a Values used in Methods A & B

^b Values used in Method A, calculated at a 3% discount rate

The fuel consumption and GHG standards require manufacturers to achieve an average level of compliance, represented by a sales-weighted average across the specific targets of all vehicles offered for sale in a given model year, such that each manufacturer will have a unique required consumption/emissions level determined by the composition of its fleet, as illustrated above. However, there are more interesting differences than the small differences in required fuel economy levels among manufacturers. In particular, the average incremental technology cost increases with the stringency of the alternative for each manufacturer, but the size of the cost increase from one alternative to the next varies among them, with General Motors showing considerably larger increases in cost moving from Alternative 3 to Alternative 4, than from either Alternative 2 to Alternative 3 or Alternative 4 to Alternative 5. Ford is estimated to have more uniform cost increases from each alternative to the next, in increasing stringency, though still benefits from the reduced pace and longer period of increase associated with Alternative 3 compared to Alternative 4.

The simulation results show all three manufacturers facing cost increases when the stringency of the standards move from 2.5 percent annual increases over the period from MY 2021 – 2027 to 3.5 percent annual increases from MY 2021 - 2025, but General Motors has the largest at 75 percent more than the industry average price increase for Alternative 4. GM also faces higher cost increases in Alternative 2 about 50 percent more than either Ford or Fiat/Chrysler. And for the most stringent alternative considered, the agencies estimate that General Motors would face average cost increases of more than \$2,700, in addition to the more than \$700 increase in the baseline – approaching nearly \$3,500 per vehicle over today’s prices.

Technology choices also differ by manufacturer, and some of those decisions are directly responsible for the largest cost discrepancies. For example, GM is estimated to engage in the least amount of mass reduction among the Big 3 after Phase 1, and much less than Chrysler/Fiat, but reduces average vehicle mass by over 300 pounds in the baseline – suggesting that some of GM’s easiest Phase 1 compliance opportunities can be found in lightweighting technologies. Similarly, Chrysler/Fiat is projected to apply less hybridization than the others, and much less than General Motors, which is simulated to have full hybrids (either integrated starter generator or complete hybrid system) on all of its fleet by 2030, nearly 20 percent of which will be strong hybrids, in Alternative 4 and the strong hybrid share decreases to about 18 percent in Alternative 5, as some lower level technologies are applied more broadly. Because the analysis applies the same technology inputs and the same logic for selecting among available opportunities to apply technology, the unique situation of each manufacturer determined which technology path is projected as the most cost-effective.

In order to understand the differences in incremental technology costs and fuel economy achievement across manufacturers in this market segment, it is important to understand the differences in their starting position relative to the proposed standards. One important factor, made more obvious in the following figures, is the difference between the fuel economy and performance of the recently redesigned vans offered by Fiat/Chrysler and Ford (the Promaster and Transit, respectively), and the more traditionally-styled vans that continue to be offered by General Motors (the Express/Savannah). In MY 2014, Ford began the phase-out of the Econoline van platform, moving those volumes to the Euro-style Transit vans (discussed in more detail in Section VI.D.2). The Transit platform represents a significant improvement over the existing Econoline platform from the perspective of fuel economy, and for the purpose of

complying with the standards, the relationship between the Transit's work factor and fuel economy is a more favorable one than the Econoline vans it replaces. Since the redesign of van offerings from both Chrysler/Fiat and Ford occur in (or prior to) the 2014 model year, the costs, fuel consumption improvements, and reductions of vehicle mass associated with those redesigns are included in the analysis fleet, meaning they are not carried as part of the compliance modeling exercise. By contrast, General Motors is simulated to redesign their van offerings after 2014, such that there is a greater potential for these vehicles to incur additional costs attributable to new standards, unlike the costs associated with the recent redesigns of their competitors. The inclusion of these new Ford and Chrysler/Fiat products in the analysis fleet is the primary driver of the cost discrepancy between GM and its competitors in both the baseline and Alternative 2, when Ford and Chrysler/Fiat have to apply considerably less technology to achieve compliance.

The remaining 5 percent of the 2b/3 market is attributed to two manufacturers, Daimler and Nissan, which, unlike the other manufacturers in this market segment, only produce vans. The vans offered by both manufacturers currently utilize two engines and two transmissions, although both Nissan engines are gasoline engines and both Daimler engines are diesels. Despite the logical grouping, these two manufacturers are impacted much differently by the proposed standards. For the least stringent alternative considered, Daimler adds no technology and incurs no incremental cost in order to comply with the standards. At stringency increases greater than or equal to 3.5 percent per year, Daimler only really improves some of their transmissions and improves the electrical accessories of its Sprinter vans. By contrast, Nissan's starting position is much weaker and their compliance costs closer to the industry average in Table VI-21~~Table VI-21~~. This difference could increase if the analysis fleet supporting the final rule includes forthcoming Nissan HD pickups.

Table VI-25 Summary of Impacts on Daimler by 2030 in the HD Pickup and Van Market versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase Through MY	2025	2027	2025	2025
Average Fuel Economy (miles per gallon)				
Required	23.36	25.19	25.25	25.91
Achieved	25.23	25.79	25.79	26.53
Average Fuel Consumption (gallons /100 mi.)				
Required	4.28	3.97	3.96	3.86
Achieved	3.96	3.88	3.88	3.77
Average Greenhouse Gas Emissions (g/mi)				
Required	436	404	404	393
Achieved	404	395	395	384
Technology Penetration (%)				
VVT and/or VVL	0	0	0	0
Cylinder Deac.	0	0	0	0
Direct Injection	0	0	0	0
Turbocharging	44	44	44	44
8-Speed AT	0	44	44	100
EPS, Accessories	0	0	0	0
Stop-Start	0	0	0	0
Hybridization	0	0	0	0
Aero. Improvements	0	0	0	0
Mass Reduction (vs. No-Action)				
CW (lb.)	0	0	0	0
CW (%)	0	0	0	0
Technology Cost (vs. No-Action)				
Average (\$) ^a	0	165	165	374
Total (\$m, undiscounted) ^b	0	4	4	9

^a Values used in Methods A & B

^b Values used in Method A, calculated at a 3% discount rate

Table VI-26 Summary of Impacts on Nissan by 2030 in the HD Pickup and Van Market versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase Through MY	2025	2027	2025	2025
Average Fuel Economy (miles per gallon)				
Required	19.64	21.19	20.92	21.46
Achieved	19.84	21.17	21.19	21.51
Average Fuel Consumption (gallons /100 mi.)				
Required	5.09	44.72	4.78	4.66
Achieved	5.04	4.72	4.72	4.65
Average Greenhouse Gas Emissions (g/mi)				
Required	452	419	425	414
Achieved	448	419	419	413
Technology Penetration (%)				
VVT and/or VVL	100	100	100	100
Cylinder Deac.	49	49	49	49
Direct Injection	51	51	51	100
Turbocharging	51	51	51	50
8-Speed AT	0	51	51	51
EPS, Accessories	0	100	100	100
Stop-Start	0	0	0	0
Hybridization	0	0	0	28
Aero. Improvements	0	100	100	100
Mass Reduction (vs. No-Action)				
CW (lb.)	0	0	307	303
CW (%)	0	0	5	4.9
Technology Cost (vs. No-Action)				
Average (\$) ^a	378	1,150	1,347	1,935
Total (\$m, undiscounted) ^b	5	15.1	17.7	25.4

^a Values used in Methods A & B

^b Values used in Method A, calculated at a 3% discount rate

As ~~Table VI-25~~~~Table VI-25~~ and ~~Table VI-26~~~~Table VI-26~~ show, Nissan applies more technology than Daimler in the less stringent alternatives and significantly more technology with increasing stringency. The Euro-style Sprinter vans that comprise all of Daimler's model offerings in this segment put Daimler in a favorable position. However, those vans are already advanced – containing downsized diesel engines and advanced aerodynamic profiles. Much like the Ford Transit vans, the recent improvements to the Sprinter vans occurred outside the scope of the compliance modeling so the costs of the improvements are not captured in the analysis.

Although Daimler's required fuel economy level is much higher than Nissan's (in miles per gallon), Nissan starts from a much weaker position than Daimler and must incorporate additional engine, transmission, platform-level technologies (e.g. mass reduction and aerodynamic improvements) in order to achieve compliance. In fact, more than 25 percent of Nissan's van offerings are projected to contain integrated starter generators by 2030 in Alternative 5.

While the agencies do not allow sales volumes for any manufacturer (or model) to vary across regulatory alternatives in the analysis, it is conceivable that under the most stringent alternatives individual manufacturers could lose market share to their competitors if the prices of their new vehicles rise more than the industry average without compensating fuel savings and/or changes to other features.

(b) Estimated Consumer Impacts with Respect to HD Pickups and Vans Using Method A

The consumer impacts of the proposed rule are more straightforward. ~~Table VI-27~~~~Table VI-27~~ shows the impact on the average consumer who buys a new class 2b or 3 vehicle in model year 2030 using the worst case assumption that manufacturers pass through the entire cost of technology to the purchaser. (All dollar values are discounted at a rate of 7 percent per year from the time of purchase, except the average price increase, which occurs at the time of purchase). The additional costs associated with increases in taxes, registration fees, and financing costs are also captured in the table.

Table VI-27 Summary of Individual Consumer Impacts in MY 2030 in the HD Pickup and Van Market Segment using Method A and versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%/y	2.5%/y	3.5%/y	4.0%/y
Stringency Increase Through MY	2025	2027	2025	2025
Value of Lifetime Fuel Savings (discounted 2012 dollars)				
Pretax	2,068	3,924	4,180	4,676
Tax	210	409	438	491
Total	2,278	4,334	4,618	5,168
Economic Benefits (discounted 2012 dollars)				
Mobility Benefit	244	437	472	525
Avoided Refueling Time	86	164	172	193
New Vehicle Purchase (vs. No-Action Alternative)				
Avg. Price Increase (\$)	578	1,348	1,655	2,080
Avg. Payback (years)	2.5	3	3.4	3.9
Additional costs (\$)	120	280	344	432
Net Lifetime Consumer Benefits (discounted \$)				
Total Net Benefits	1,910	3,307	3,263	3,374

**All dollar values are discounted at a rate of 7 percent per year from the time of purchase, except the average price increase, which occurs at the time of purchase).*

As expected, a consumer's lifetime fuel savings increase monotonically across the alternatives. The mobility benefit in Table VI-27 refers to the value of additional miles that an individual consumer travels as a result of reduced per-mile travel costs. The additional miles result in additional fuel consumption and represent foregone fuel savings, but are valued by consumers at the cost of the additional fuel plus the consumer surplus (a measure of the increase in welfare that consumers achieve by having more mobility). The refueling benefit measures the value of time saved through reduced refueling events, the result of improved fuel economy and range in vehicles that have been modified in response to the standards.

There are some limitations to using payback period as a measure, as it accounts for fuel expenditures and incremental costs associated with taxes, registration fees and financing, and

increased maintenance costs, but not the cost of potential repairs or replacements, which may or may not be more expensive with more advanced technology.

Overall, the average consumer is likely to see discounted lifetime benefits that are multiples of the price increases faced when purchasing the new vehicle in MY 2030 (or the few model years preceding 2030). In particular, the net present value of future benefits at the time of purchase are estimated to be 3.5, 3.0, 2.2, and 1.8 times the price increase of the average new MY2030 vehicle for Alternatives 2 – 5, respectively. As ~~Table VI-27~~Table VI-27 illustrates, the preferred alternative has the highest ratio of discounted future consumer benefits to consumer costs.

(c) Estimated Social and Environmental Impacts for HD Pickups and Vans

Social benefits increase with the increasing stringency of the alternatives. As in the consumer analysis, the net benefits continue to increase with increasing stringency – suggesting that benefits are still increasing faster than costs for even the most stringent alternative.

Table VI-28 Summary of Total Social Costs and Benefits Through MY2029 in the HD Pickup and Van Market Segment using Method A and versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%	2.5%	3.5%	4.0%
Stringency Increase Through MY	2025	2027	2025	2025
Fuel Purchases (\$billion)				
Pretax Savings	9.6	15.9	19.1	22.2
Fuel Externalities (\$billion)				
Energy Security	0.5	0.9	1.1	1.3
CO2 emissions ^a	1.9	3.2	3.8	4.4
VMT-Related Externalities (\$billion)				
Driving Surplus	1.1	1.8	2.1	2.4
Refueling Surplus	0.4	0.7	0.8	0.9
Congestion	-0.2	-0.4	-0.4	-0.5
Accidents	-0.1	-0.2	-0.2	-0.3
Noise	0	0	0	0
Fatalities	0.1	-0.2	-0.2	-0.5
Criteria Emissions	0.6	1.1	1.3	1.6
Technology Costs vs. No-Action (\$billion)				
Incremental Cost	2.5	5.0	7.2	9.7
Additional Costs	0.5	1.0	1.5	2.0
Benefit Cost Summary (\$billion)				
Total Social Cost	3.3	6.8	9.5	13.0
Total Social Benefit	13.9	22.7	27.4	31.7
Net Social Benefit	10.6	15.9	17.9	18.7

**All dollar values are discounted at a rate of 3 percent per year from the time of purchase.*

^a Using the 3% average social cost of CO2 value. There are four distinct social cost of CO2 values presented in the *Technical Support Document: Social Cost of Carbon for Regulatory Impact Analysis under Executive Order 12866 (2010 and 2013)*. The CO2 emissions presented here would be valued lower with one of those other three values and higher at the other two values.

Table VI-28 provides a summary of benefits and costs, cumulative from MY2015 – MY2029 (although the early years of the series typically have no incremental costs and benefits over the baseline), for each alternative. In the social perspective, fuel savings are considered net of fuel taxes, which are a transfer from purchasers of fuel to society at large. The energy security component represents the risk premium associated with exposure to oil price spikes and the economic consequences of adapting to them. This externality is monetized on a per-gallon basis, just as the social cost of carbon is used in this analysis. Just as the previous two externalities are caused by fuel consumption, others are caused by travel itself. The additional

VMT resulting from the increase in travel demand that occurs when the price of driving decreases (i.e. the rebound effect), not only leads to increased mobility (which is a benefit to drivers), but also to increases in congestion, noise, accidents, and per-mile emissions of criteria pollutants like carbon monoxide and diesel particulates. Although increases in VMT lead to increases in tailpipe emissions of criteria pollutants, the proposed regulations decrease overall consumption enough that the emissions reductions associated with the remainder of the fuel cycle (extraction, refining, transportation and distribution) are large enough to create a net reduction in the emissions of criteria pollutants (shown below in ~~Table VI-29~~ ~~Table VI-29~~ and ~~VI-30~~ ~~VI-30~~).⁴⁴ A full presentation of the costs and benefits, and the considerations that have gone into each cost and benefit category—such as how energy security premiums were developed, how the social costs of carbon and co-pollutant benefits were developed, etc.—is presented in Section IX of this preamble and in Chapters 7 and 8 of the draft RIA for each regulated segment (engines, HD pickups and vans, vocational vehicles, tractors and trailers).

Another side effect of increased VMT is the likely increase in ~~crashes~~ ~~traffic fatalities~~, which is a function of the total vehicle travel in each year. ~~Although additional crashes could involve additional fatalities, we estimate that this potential could be partially offset by the application of mass reduction to HD pickup trucks and vans, which could make fatalities less likely in some crashes involving these vehicles.~~ ~~As Table VI-28~~ ~~Table VI-28~~ illustrates, the ~~positive social cost associated with traffic fatalities is the result of an additional -10 (implying that Alternative 2 actually leads to a reduction in fatalities over the baseline, due to the application of mass reduction technologies), 35, 36, and 66 fatalities for Alternatives 2-5, respectively. To put those numbers in context, the baseline contains nearly 25,000 fatalities attributable to involving 2b/3 vehicles over the same period. The incremental fatalities associated with the alternatives~~ ~~Alternatives 2-5 translate to less than are~~ -0.4, 0.1, 0.1, and 0.3 percent ~~increases over relative to the MYs 2015-2029 baseline, respectively.~~

One notable facet of ~~Table VI-28~~ ~~Table VI-28~~ is that while consumer benefits are also social benefits, the external portions of the net benefits to society (composed of reductions in CO2 emissions, improved energy security, congestion, accidents, noise, and criteria pollutant emissions) are smaller than the total technology cost in each alternative—at least when valuing CO2 emissions using the 3 percent average SCC value and not including the value of other GHGs being reduced. In the case of the more stringent alternatives, they sum to only about half the technology cost, whereas pretax fuel savings, alone, are considerably greater than technology costs for each regulatory alternative. Therefore, while any of the regulatory alternatives considered today would be cost-beneficial considering all the benefits and costs, none would be cost-beneficial considering only economic and environmental externalities.

The CAFE model was used to estimate the emissions impacts of the various alternatives that are the result of lower fuel consumption, but increased vehicle miles traveled for vehicle produced in model years subject to the standards in the alternatives. Criteria pollutants are largely the result of vehicle use, and accrue on a per-mile-of-travel basis, but the alternatives still

⁴⁴ For a more detailed discussion of the results from the CAFE Model on the proposed heavy duty pickups and vans regulation's impact on emissions of CO2 and criteria pollutants, see NHTSA's accompanying Draft Environmental Impact Statement.

generally lead to emissions reductions. Although vehicle use increases under each of the alternatives, upstream emissions associated with fuel refining, transportation and distribution are reduced for each gallon of fuel saved and that savings is larger than the incremental increase in emissions associated with increased travel. The net of the two factors is a savings of criteria (and other) pollutant emissions.

Table VI-29 Summary of Environmental Impacts Through MY2029 in the HD Pickup and Van Market Segment, using Method A and versus the Dynamic Baseline, Alternative 1b

Alternative	2	3	4	5
Annual Stringency Increase	2.0%	2.5%	3.5%	4.0%
Stringency Increase Through MY	2025	2027	2025	2025
Greenhouse Gas Emissions vs. No-Action Alternative				
CO2 (MMT)	54	91	110	127
CH4 and N2O (tons)	65,600	111,400	133,700	155,300
Other Emissions vs. No-Action Alternative (tons)				
CO	10,400	20,700	25,800	30,400
VOC and NOx	23,800	43,600	53,500	62,200
PM	1,470	2,550	3,090	3,590
SO2	11,400	19,900	24,100	28,000
Air Toxics	44	47	49	55
Diesel PM10	2,470	4,350	5,300	6,160
Other Emissions vs. No-Action Alternative (% reduction)				
CO	0.1	0.3	0.4	0.4
VOC and NOx	1.1	2.1	2.6	3.0
PM	1.7	3.0	3.6	4.2
SO2	2.9	5.1	6.2	7.2
Air Toxics	0.1	0.1	0.1	0.2
Diesel PM10	2.7	4.8	5.9	6.8

In addition to comparing environmental impacts of the alternatives against a dynamic baseline that shows some improvement over time, compared to today's fleet, even in the absence of the alternatives, the environmental impacts from the Method A analysis were compared against a flat baseline. This other comparison is summarized below, but both comparisons are discussed in greater detail in the Draft EIS.

Table VI-30 Summary of Environmental Impacts Through MY2029 in the HD Pickup and Van Market Segment, using Method A and versus the Flat Baseline, Alternative 1a

Alternative	2	3	4	5
Annual Stringency Increase	2.0%	2.5%	3.5%	4.0%
Stringency Increase Through MY	2025	2027	2025	2025
Greenhouse Gas Emissions vs. No-Action Alternative				
CO2 (MMT)	66	105	127	142
CH4 and N2O (tons)	79,700	127,400	154,800	172,800
Other Emissions vs. No-Action Alternative (tons)				
CO	11,630	22,160	28,030	32,370
VOC and NOx	28,280	48,770	60,180	68,050
PM	1,780	2,900	3,550	3,980
SO2	13,780	22,580	27,660	31,020
Air Toxics	60	65	72	73
Diesel PM10	2,980	4,930	6,060	6,810
Other Emissions vs. No-Action Alternative (% reduction)				
CO	0.2	0.3	0.4	0.4
VOC and NOx	1.4	2.3	2.9	3.3
PM	2.1	3.4	4.2	4.7
SO2	3.5	5.7	7.0	7.9
Air Toxics	0.2	0.2	0.2	0.2
Diesel PM10	3.3	5.4	6.7	7.5

(6) Sensitivity Analysis Evaluating Different Inputs to the DOT CAFE Model

This section describes some of the principal sensitivity results, obtained by running the various scenarios describing the policy alternatives with alternative inputs. OMB Circular A-4 indicates that “it is usually necessary to provide a sensitivity analysis to reveal whether, and to what extent, the results of the analysis are sensitive to plausible changes in the main assumptions and numeric inputs.”⁴⁵ Considering this guidance, a number of sensitivity analyses were performed using analysis Method A to examine important assumptions and inputs, including the following, all of which are discussed in greater detail in the accompanying RIA:

1. **Payback Period:** In addition to the 0 and 6 month payback periods discussed above (denoted 0MonthPaybackCentral 6MonthPaybackCentral in the tables below), also evaluated cases involving payback periods of 12, 18, and 24 months.
2. **Fuel Prices:** Evaluated cases involving fuel prices from the AEO 2014 low and high oil price scenarios. (See AEO-Low and AEO-High in the tables.)

⁴⁵ Available at http://www.whitehouse.gov/omb/circulars_a004_a-4/.

3. Fuel Prices and Payback Period: Evaluated one side case involving a 0 month payback period combined with fuel prices from the AEO 2014 low oil price scenario, and one side case with a 24 month payback period combined with fuel prices from the AEO 2014 high oil price scenario.
4. Benefits to Vehicle Buyers: The main Method A analysis assumes there is no loss in value to consumers resulting from vehicles that have an increase in price and higher fuel economy. NHTSA performed this sensitivity analysis assuming that there is a 25, or 50 percent loss in value to consumers – equivalent to the assumption that consumers will only value the calculated benefits they will achieve at 75, or 50 percent, respectively, of the main analysis estimates. (These are labeled as 75pctConsumerBenefit and 50pctConsumerBenefit.)
5. Value of Avoided GHG Emissions: Evaluated side cases involving lower and higher valuation of avoided CO₂ emissions, expressed as the social cost of carbon (SCC). A side case involving valuation of methane (CH₄) and nitrous oxide (N₂O) emissions was also evaluated.
6. Rebound Effect: Evaluated side cases involving rebound effect values of 5 percent, 15 percent, and 20 percent. (These are labeled as 05PctReboundEffect, 15PctReboundEffect and 20PctReboundEffect.)
7. RPE-based Markup: Evaluated a side case using a retail price equivalent (RPE) markup factor of 1.5 for non-electrification technologies, which is consistent with the NAS estimation for technologies manufactured by suppliers, and a RPE markup factor of 1.33 for electrification technologies (mild and strong HEV).
8. ICM-based Post-Warranty Repair Costs: NHTSA evaluated a side case that scaled the frequency of repair by vehicle survival rates, assumes that per-vehicle repair costs during the post-warranty period are the same as in the in-warranty period, and that repair costs are proportional to incremental direct costs (therefore vehicles with additional components will have increased repair costs).
9. Mass-Safety Effect: Evaluated side cases with the mass-safety impact coefficient at the values defining the 5th and 95th percent points of the confidence interval estimated in the underlying statistical analysis. (These are labeled MassFatalityCoeff05pct and MassFatalityCoeff95pct.)
10. Strong HEVs: Evaluated a side case in which strong HEVs were excluded from the set of technology estimated to be available for HD pickups and vans through model year 2030.
11. Diesel Downsizing: Evaluated a side case in which downsizing of diesel engines was estimated to be more widely available to HD pickups and vans.
12. Technology Effectiveness: Evaluated side cases involving inputs reflecting lower and higher impacts of technologies on fuel consumption.
13. Technology Direct Costs: Evaluated side cases involving inputs reflecting lower and higher direct incremental costs for fuel-saving technologies.
14. Fleet Mix: Evaluated a side case in which the shares of individual vehicle models and configurations were kept constant at estimated current levels.

~~Table VI-31~~~~Table VI-31~~~~Table VI-31~~~~Table VI-31~~ below, summarizes key results for each of the cases included in the sensitivity analysis using Method A for the proposed alternative. The table reflects the changes in the metrics (columns) due to the particular sensitivity case (rows) for the proposed alternative 3. The last year of the analysis, 2030, is shown to highlight

the movement of outcomes. More detailed results for all alternatives are available in the accompanying RIA Chapter 10.

Table VI-31 Sensitivity Analysis Results from CAFE Model in the HD Pickup and Van Market Segment using Method A and versus the Dynamic Baseline, Alternative 1b (2.5 % growth in stringency: Cells are percent change from base case)

Sensitivity Case	Average Achieved Fuel Consumption	Total Fuel Consumption	CO2 Reduction	Total Social Costs	Total Social Benefits	Social Net Benefits
6MonthPaybackCentral	-7.1%	-6.5%	6.4%	31.2%	4.1%	3.5%
0MonthPaybackCentral	-8.5%	-7.7%	7.7%	86.4%	4.9%	4.1%
50pctConsumerBenefit	-7.1%	-6.5%	6.4%	31.2%	3.5%	2.6%
75pctConsumerBenefit	-7.1%	-6.5%	6.4%	31.2%	3.8%	3.1%
05PctReboundEffect	-7.1%	-6.8%	6.8%	31.2%	4.3%	3.7%
15PctReboundEffect	-7.1%	-6.1%	6.1%	31.2%	3.9%	3.3%
20PctReboundEffect	-7.1%	-5.8%	5.8%	31.2%	3.8%	3.1%
MassFatalityCoeff05pct	-7.1%	-6.5%	6.4%	31.2%	4.1%	3.5%
MassFatalityCoeff95pct	-7.1%	-6.5%	6.4%	31.2%	4.1%	3.5%
07PctDiscountRate	-7.1%	-6.5%	6.4%	23.6%	4.3%	3.6%
07PctDR_00Payback	-8.5%	-7.7%	7.7%	91.7%	5.2%	4.3%
AEO-Low	-7.0%	-6.6%	6.6%	29.3%	3.7%	3.0%
AEO-High	-8.3%	-7.4%	7.3%	39.9%	5.1%	4.5%
AEO-Low_00MonthPayback	-8.7%	-8.2%	8.2%	67.6%	4.6%	3.8%
AEO-High_24MonthPayback	-1.0%	-0.9%	0.9%	-83.4%	0.7%	0.5%
12MonthPayback	-7.1%	-6.5%	6.5%	14.7%	4.1%	3.5%
18MonthPayback	-3.5%	-3.1%	3.2%	-41.0%	2.0%	1.6%
24MonthPayback	-2.1%	-1.9%	1.9%	-62.9%	1.3%	1.0%
LowSCC	-7.1%	-6.5%	6.4%	31.2%	3.9%	3.3%
LowSCC_00PayBack	-8.5%	-7.7%	7.7%	86.4%	4.7%	3.9%
HighSCC	-7.1%	-6.5%	6.4%	31.2%	4.2%	3.6%
HighSCC_00PayBack	-8.5%	-7.7%	7.7%	86.4%	5.1%	4.3%
VeryHighSCC	-7.1%	-6.5%	6.4%	31.2%	4.5%	4.0%
VeryHighSCC_00PayBack	-8.5%	-7.7%	7.7%	86.4%	5.4%	4.7%
RPE-BasedMarkup	-7.7%	-6.9%	7.0%	67.3%	4.5%	3.7%
NoSHEVs	-7.1%	-6.5%	6.4%	31.2%	4.1%	3.5%
LowerEffectiveness	-7.3%	-6.7%	6.6%	5.8%	4.1%	3.3%
HigherEffectiveness	-5.8%	-5.2%	5.3%	-16.3%	3.4%	3.0%
LowerDirectCosts	-7.7%	-6.9%	7.0%	78.8%	4.5%	3.8%
HigherDirectCosts	-7.1%	-6.4%	6.4%	21.4%	4.1%	3.1%
WiderDieselDownsizing	-7.2%	-6.5%	6.5%	14.2%	4.2%	3.6%
AllowGasToDiesel	-7.1%	-6.5%	6.4%	31.2%	4.1%	3.5%
AllowGasToDiesel_00Payback	-9.4%	-8.7%	8.1%	104.3%	4.9%	4.1%

NoSHEV_NoLGDI	-7.1%	-6.5%	6.4%	31.2%	4.1%	3.5%
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For some of the cases for which results are presented above, the sensitivity of results to changes in inputs is simple, direct, and easily observed. For example, changes to valuation of avoided GHG emissions impact only this portion of the estimated economic benefits; manufacturers' responses and corresponding costs are not impacted. Some other cases warrant closer consideration:

First, cases involving alternatives to the reference six-month payback period involve different degrees of fuel consumption improvement, and these differences are greatest in the no-action alternative defining the baseline. Because all estimated impacts of the proposed standards are shown as incremental values relative to this baseline, longer payback periods correspond to smaller estimates of incremental impacts.

Second, cases involving different fuel prices similarly involve different degrees of fuel consumption improvement, with differences also being greatest for the no-action alternative. Lower fuel prices correspond to larger estimates of incremental impacts, and higher fuel prices correspond to smaller estimates of incremental impacts.

Third, because the payback period and fuel price inputs work together (along with other inputs) to influence the degree of fuel consumption improvement, the two side cases involving changes to both payback period and fuel prices result in larger (for shorter payback periods combined with lower fuel prices) and smaller (for longer payback periods combined with higher fuel prices) estimates of incremental impacts.

Fourth, the cases involving different inputs defining the availability of some technologies do not impact equally the estimated impacts across all manufacturers. Section C.8 above provides a discussion of a sensitivity analysis that excludes strong hybrids and includes the use of downsized turbocharged engine in vans currently equipped with large V-8 engines. The modeling results for this analysis are provided in Section C.8 and in the table above. The no strong hybrid analysis shows that GM could comply with the proposed preferred Alternative 3 without strong hybrids based on the use of turbo downsizing on all of their HD gasoline vans. Alternatively, when the analysis is modified to allow for wider application of diesel engines, strong HEV application for GM drops slightly (from 19% to 17%) in MY2030, average per-vehicle costs drop slightly (by about \$50), but MY2030 additional penetration rates of diesel engines increase by about 10%. Manufacturer-specific model results accompanying today's rule show the extent to which individual manufacturers' potential responses to the standards vary with these alternative assumptions regarding the availability and applicability of fuel-saving technologies.

Fifth, the case involving a static fleet mix involves market forecast changes that impact manufacturers' average requirements and potential responses under each regulatory alternative, including the no-action alternative.

(7) Uncertainty Analysis

Analysis complete, summary pending.

E. Compliance and Flexibility for HD Pickup and Van Standards

(1) Averaging, Banking, and Trading

The Phase 1 program established substantial flexibility in how manufacturers can choose to implement EPA and NHTSA standards while preserving the benefits for the environment and for energy consumption and security. Primary among these flexibilities are the gradual phase-in schedule, and the corporate fleet average approach which encompasses averaging, banking and trading described below. See Section IV.A. of the Phase 1 preamble (76 FR 57238) for additional discussion of the Phase 1 averaging, banking, and trading and Section IV.A (3) of the Phase 1 preamble (76 FR 57243) for a discussion of the credit calculation methodology.

Manufacturers in this category typically offer gasoline and diesel versions of HD pickup and van vehicle models. The agencies established chassis-based Phase 1 standards that are equivalent in terms of stringency for gasoline and diesel vehicles and are proposing the same approach to stringency for Phase 2. In Phase 1, the agencies established that HD pickups and vans are treated as one large averaging set that includes both gasoline and diesel vehicles⁴⁶ and the agencies are proposing to maintain this averaging set approach for Phase 2.

As explained in Section II.C(3) of the Phase 1 preamble (76 FR 57167), and in Section VI.B (3) above, the program is structured so that final compliance is determined at the end of each model year, when production for the model year is complete. At that point, each manufacturer calculates production-weighted fleet average CO₂ emission and fuel consumption rates along with its production-weighted fleet average standard. Under this approach, a manufacturer's HD pickup and van fleet that achieves a fleet average CO₂ or fuel consumption level better than its standard would be allowed to generate credits. Conversely, if the fleet average CO₂ or fuel consumption level does not meet its standard, the fleet would incur debits (also referred to as a shortfall).

A manufacturer whose fleet generates credits in a given model year will have several options for using those credits to offset emissions from other HD pickups and vans. These options include credit carry-back, credit carry-forward, and credit trading within the HD pickup and van averaging set. These types of credit provisions also exist in the light-duty 2012-2016 and 2017-2025 MY vehicle rules, as well as many other mobile source standards issued by EPA under the CAA. The manufacturer will be able to carry back credits to offset a deficit that had accrued in a prior model year and was subsequently carried over to the current model year, with a limitation on the carry-back of credits to three model years. After satisfying any need to offset pre-existing deficits, a manufacturer may bank remaining credits for use in future years, with a limitation on the carry-forward of credits to five model years. Averaging vehicle credits with

⁴⁶ See 40 CFR Section 1037.104 (d). Credits may not be transferred or traded between this vehicle averaging set and loose engines or other heavy-duty categories, as discussed in Section I.

engine credits or between vehicle weight classes is not allowed, as discussed in Section I. The agencies are not proposing changes to any of these provisions for the Phase 2 program.

While the agencies are proposing to retain 5 year carry-forward of credits for all HD sectors, the agencies request comment on the merits of a temporary credit carry-forward period of longer than 5 years for HD pick-ups and vans, allowing Phase 1 credits generated in MYs 2014-2019 to be used through MY 2027. EPA included a similar provision in the MY 2017-2025 light-duty vehicle rule, which allows a one-time credit carry-forward of MY 2010-2015 credits to be carried forward through MY 2021.⁴⁷ Such a credit carry-forward extension for HD pick-ups and vans may provide manufacturers with additional flexibility during the transition to the proposed Phase 2 standards. A temporary credit carry-forward period of longer than five years for Phase 1 credits may help manufacturers resolve lead-time issues they might face as the proposed more stringent Phase 2 standards phase-in and help avoid negative impacts to their product redesign cycles which tend to be longer than those for light-duty vehicles.

As discussed in Section VI.B.4., EPA is proposing to change the HD pickup and van useful life for GHG emissions from the current 11 years/120,000 miles to 15 years/150,000 miles to make the useful life for GHG emissions consistent with the useful life of criteria pollutants recently updated in the Tier 3 rule. As shown in the ~~Equation VI-1~~Equation VI-1 credits calculation formula below, established by the Phase 1 rule, useful life in miles is a multiplicative factor included in the calculation of CO₂ and fuel consumption credits. In order to ensure banked credits maintain their value in the transition from Phase 1 to Phase 2, NHTSA and EPA propose an adjustment factor of 1.25 for credits that are carried forward from Phase 1 to the MY 2021 and later Phase 2 standards. Without this adjustment factor the proposed change in useful life would effectively result in a discount of banked credits that are carried forward from Phase 1 to Phase 2, which is not the intent of the change in the useful life. The agencies do not believe that this proposed adjustment results in a loss of program benefits because there is little or no deterioration anticipated for CO₂ emissions and fuel consumption over the life of the vehicles. Also, as described in the standards and feasibility sections above, the carry-forward of credits is an integral part of the program, helping to smoothing the transition to the new Phase 2 standards. The agencies believe that effectively discounting carry-forward credits from Phase 1 to Phase 2 would be unnecessary and could negatively impact the feasibility of the proposed Phase 2 standards. EPA and NHTSA request comment on all aspects of the averaging, banking, and trading program.

Equation VI-1: Total Model Year Credit (Debit) Calculation

$$\text{CO}_2 \text{ Credits (Mg)} = [(\text{CO}_2 \text{ Std} - \text{CO}_2 \text{ Act}) \times \text{Volume} \times \text{UL}] \div 1,000,000$$

$$\text{Fuel Consumption Credits (gallons)} = (\text{FC Std} - \text{FC Act}) \times \text{Volume} \times \text{UL} \times 100$$

Where:

$$\text{CO}_2 \text{ Std} = \text{Fleet average CO}_2 \text{ standard (g/mi)}$$

⁴⁷ 77 FR 62788, October 15, 2012.

FC Std = Fleet average fuel consumption standard (gal/100 mile)

CO₂ Act = Fleet average actual CO₂ value (g/mi)

FC Act = Fleet average actual fuel consumption value (gal/100 mile)

Volume = the total production of vehicles in the regulatory category

UL = the useful life for the regulatory category (miles)

(2) Advanced Technology Credits

The Phase 1 program included on an interim basis advanced technology credits for MYs 2014 and later in the form of a multiplier of 1.5 for the following technologies:

- Hybrid powertrain designs that include energy storage systems
- Waste heat recovery
- All-electric vehicles
- Fuel cell vehicles

The advanced technology credit program is intended to encourage early development of technologies that are not yet commercially available. This multiplier approach means that each advanced technology vehicle would count as 1.5 vehicles in a manufacturer's compliance calculation. A manufacturer also has the option to subtract these vehicles out of its fleet and determine their performance as a separate fleet calculating advanced technology credits that can be used for all other HD vehicle categories, but these credits would, of course, not then be reflected in the manufacturer's conventional pickup and van category credit balance. The credits are thus 'special' in that they can be applied across the entire heavy-duty sector, unlike the ABT and early credits discussed above and the proposed off-cycle technology credits discussed in the following subsection. The agencies also capped the amount of advanced credits that can be transferred into any averaging set into any model year at 60,000 Mg to prevent market distortions.

The advanced technology multipliers were included on an interim basis in the Phase 1 program and the agencies are proposing to end the incentive multipliers beginning in MY 2021, when the more stringent Phase 2 standards are proposed to begin phase-in. The agencies are proposing a similar approach for the other HD sectors as discussed in Section I.C. (1). The advanced technology incentives are intended to promote the commercialization of technologies that have the potential to provide substantially better GHG emissions and fuel consumption if they were able to overcome major near-term market barriers. However, the incentives are not intended to be a permanent part of the program as they result in a decrease in overall GHG emissions and fuel consumption benefits associated with the program when used. More importantly, as explained in Section I. above, the agencies are already predicating the stringency

of the proposed standards on development and deployment of two of these Phase 1 advanced technologies (waste heat recovery and strong hybrid technology), so that it would be inappropriate (and essentially a windfall) to include credits for use of these technologies in Phase 2.⁴⁸

As discussed in Section I, the agencies request comment on the proposed approach for the advanced technology multipliers for HD pickups and vans as well as the other HD sectors, including comments on whether or not the credits should be extended to later model years for more advanced technologies such as EVs and fuel cell vehicles. These technologies are not projected to be part of the technology path used by manufacturer to meet the proposed Phase 2 standards for HD pickups and vans. Waste heat recovery is also not projected to be used for HD pickups and vans in the time frame of the proposed rule. EV and fuel cell technologies would presumably need to overcome the highest hurdles to commercialization for HD pickups and vans in the time frame of the proposed rule, and also have the potential to provide the highest level of benefit. We welcome comments on the need for such incentives, including information on why an incentive for specific technologies in this time frame may be warranted, recognizing that the incentive would result in reduced benefits in terms of CO₂ emissions and fuel use due to the Phase 2 program.

NHTSA and EPA established that for Phase 1, EVs and other zero tailpipe emission vehicles be factored into the fleet average GHG and fuel consumption calculations based on the diesel standards targets for their model year and work factor. The agencies also established for electric and zero emission vehicles that in the credits equation the actual emissions and fuel consumption performance be set to zero (*i.e.* that emissions be considered on a tailpipe basis exclusively) rather than including upstream emissions or energy consumption associated with electricity generation. As we look to the future, we are not projecting the adoption of electric HD pickups and vans into the market; therefore, we believe that this provision is still appropriate. Unlike the MY2012-2016 light-duty rule, which adopted a cap whereby upstream emissions would be counted after a certain volume of sales (see 75 FR 25434-25436), we believe there is no need to propose a cap for HD pickups and vans because of the infrequent projected use of EV technologies in the Phase 2 timeframe. In Phase 2, we propose to continue to deem electric vehicles as having zero CO₂, CH₄, and N₂O emissions as well as zero fuel consumption. We welcome comments on this approach. See also Section I for a discussion of the treatment of lifecycle emissions for alternative fuel vehicles and Section XI for the treatment of lifecycle emissions for natural gas specifically.

(3) Off-cycle Technology Credits

The Phase 1 program established an opportunity for manufacturers to generate credits by applying innovative technologies whose CO₂ and fuel consumption benefits are not captured on

⁴⁸ EPA and NHTSA similarly included temporary advanced technology multipliers in the light-duty 2017-2025 program, believing it was worthwhile to forego modest additional emissions reductions and fuel consumption improvements in the near-term in order to lay the foundation for the potential for much larger “game-changing” GHG and oil consumption reductions in the longer term. The incentives in the light-duty vehicle program are available through the 2021 model year. See 77 FR 62811, October 15, 2012.

the 2-cycle test procedure (i.e., off-cycle).⁴⁹ As discussed in Sections III.F. and V.E.3., the agencies are proposing approaches for Phase 2 off-cycle technology credits for tractors and vocational vehicles with proposed provisions tailored for those sectors. For HD pickups and vans, the approach for off-cycle technologies established in Phase 1 is similar to that established for light-duty vehicles due to the use of the same basic chassis test procedures. The agencies are proposing to retain this approach for Phase 2. To generate credits, manufacturers are required to submit data and a methodology for determining the level of credits for the off-cycle technology subject to EPA and NHTSA review and approval. The application for off-cycle technology credits is also subject to a public evaluation process and comment period. EPA and NHTSA would approve the methodology and credits only if certain criteria were met. Baseline emissions and fuel consumption⁵⁰ and control emissions and fuel consumption need to be clearly demonstrated over a wide range of real world driving conditions and over a sufficient number of vehicles to address issues of uncertainty with the data. Data must be on a vehicle model-specific basis unless a manufacturer demonstrated model-specific data were not necessary. Once a complete application is submitted by the manufacturer, the regulations require that the agencies publish a notice of availability in the Federal Register notifying the public of a manufacturer's proposed off-cycle credit calculation methodology and provide opportunity for comment.

As noted above, the approach finalized for HD pickups and vans paralleled provisions for off-cycle credits in the MY 2012-2016 light-duty vehicle GHG program.⁵¹ In the MY 2017-2025 light-duty vehicle program, EPA revised the off-cycle credits program for light-duty vehicles to streamline the credits process. In addition to the process established in the MY 2012-2016 rule, EPA added a list or "menu" of pre-approved off-cycle technologies and associated credit levels.⁵² Manufacturers may use the pre-defined off-cycle technology menu to generate light-duty vehicle credits by demonstrating at time of certification that the vehicles are equipped with the technology without providing additional test data. Different levels of credits are provided for cars and light trucks in the light-duty program. NHTSA also included these credits in the CAFE program (in gallons/mile equivalent) starting with MY 2017. The list of pre-approved off-cycle technologies for light-duty vehicles is shown below.

⁴⁹ See 76 FR 57251, September 15, 2011 and 40 CFR 1037.104(d)(13).

⁵⁰ Fuel consumption is derived from measured CO₂ emissions using conversion factors of 8,887 g CO₂/gallon for gasoline and 10,180 g CO₂/gallon for diesel fuel.

⁵¹ See 75 FR 25440, May 7, 2010 and 40 CFR 86.1869(d).

⁵² 77 FR 62832-62839, October 15, 2012.

Table VI-32 Pre-Approved Off-Cycle Technologies for Light-Duty Vehicles

Pre-approved technologies
High Efficiency Exterior Lighting (at 100W)
Waste Heat Recovery (at 100W; scalable)
Solar Roof Panels (for 75 W, battery charging only)
Solar Roof Panels (for 75 W, active cabin ventilation plus battery charging)
Active Aerodynamic Improvements (scalable)
Engine Idle Start-Stop w/ heater circulation system
Engine Idle Start-Stop without/ heater circulation system
Active Transmission Warm-Up
Active Engine Warm-Up
Solar/Thermal Control

The agencies initially note that where vehicles are not chassis-certified, but rather evaluate compliance using the GEM simulation tool, with the proposed modifications to GEM, many more technologies (especially those related to engine and transmission improvements) will now be ‘on-cycle’ – evaluated directly by the GEM compliance tool. However, with respect to the proposed standards which would be chassis-certified – namely, the standards for heavy duty pickups and vans, the effectiveness of some technologies will be only partially captured (or not captured at all). EPA and NHTSA are requesting comment on establishing a pre-defined technology menu list for HD pickups and vans. The list for HD pickups and vans could include some or all of the technologies listed in Table VI-32~~Table VI-32~~. As with the light-duty program, the pre-defined list may simplify the process for generating off-cycle credits and may further encourage the introduction of these technologies. However, the appropriate default level of credits for the heavier vehicles would need to be established. The agencies request comments with supporting HD pickup and van specific data and analysis that would provide a substantive basis for appropriate adjustments to the credits levels for the HD pickup and van category. The data and analysis would need to demonstrate that the pre-defined credit level represents real-world emissions reductions and fuel consumption improvements not captured by the 2-cycle test procedures.

As with the light-duty vehicle program, the agencies would also consider including a cap on credits generated from a pre-defined list established for HD pickups and vans. The cap for the light-duty vehicle program is 10 g/mile (and gallons/mi equivalent) applied on a manufacturer fleet-wide basis.⁵³ The 10 g/mile cap limits the total off-cycle credits allowed

⁵³ See 40 CFR 86.1869-12(b).

based on the pre-defined list across the manufacturer's light-duty vehicle fleet. The agencies adopted the cap on credits to address issues of uncertainty regarding the level of credits automatically assigned to each technology. Manufacturers able to demonstrate that a technology provides improvements beyond the menu credit level would be able to apply for additional credits through the individual demonstration process noted above. Credits based on the individual manufacturer demonstration would not count against the credit cap. If a menu list of credits is developed to be included in the HD pickup and van program, a cap may also be appropriate depending on the technology list and credit levels. The agencies request comments on all aspects of the off-cycle credits program for HD trucks and vans.

(4) Demonstrating Compliance for Heavy-duty Pickup Trucks and Vans

The Phase 1 rule established a comprehensive compliance program for HD pickups and vans that NHTSA and EPA are generally retaining for Phase 2. The compliance provisions cover details regarding the implementation of the fleet average standards including vehicle certification, demonstrating compliance at the end of the model year, in-use standards and testing, carryover of certification test data, and reporting requirements. Please see Section V.B (1) of the Phase 1 rule preamble (76 FR 57256-57263) for a detailed discussion of these provisions.

The Phase 1 rule contains special provisions regarding loose engines and optional chassis certification of certain vocational vehicles over 14,000 lbs. GVWR. The agencies are proposing to extend the optional chassis certification provisions to Phase 2 and are not proposing to extend the loose engine provisions. See the vocational vehicle Section V.E. and XIV.A.2 for a detailed discussion of the proposal for optional chassis certification and II.D. for the discussion of loose engines.